| Board Office Use: Legislative File Info. |  |
| :--- | :---: |
| File ID Number | $18-2028$ |
| Introduction Date | $10-24-2018$ |
| Enactment Number | $18-1624$ |
| Enactment Date | $10 / 24 / 18$ os |


| Meno |
| :--- |
| From |
|  |
| Board Meeting |
| Date |
| Subject |
|  |
| Action Requested |
| and |
| Recommendation |

## and

## Recommendation

Board of Education
Kyla Johnson-Trammell, Superintendent
Timothy White, Deputy Chief, Facilities Planning and Management

October 24, 2018

Amendment No. 2 _ to AN INDEPENDENT CONSULTANT AGREEMENT
Contractor: Ninyo \& Moore
Services For: Bret Harte Middle School Field
Approval by the Board of Education of Amendment No. 2 to
AN INDEPENDEN TCONSULTANT AGREEMENT
Oakland Unified School District and Ninyo \&Moore between

San Jose, C A $\qquad$ for the latter to

Vendor to provide additional services to include field/site welding inspections with preparation of the daily field reports and D SA final reports.
for the period of 3 3-28-2018 through 12-31-2018 in an amount not to exceed
21,288

The Agreement was previously approved by the Board on $\qquad$ 3-28-2018 $\qquad$ (Enactment No. -18-0643_).

Modification This amendment modifies the scope of work. All other provisions remain the same.

Competitively Bid Was this contract competitively bid? Yes
If no, exception:
Fiscal Impact
Attachments
Funding resource(s): Fund 21, Measure B

- Contract Amendment
- Copy of original contract and all prior amendments (if any)

| Board Office Use: Legislative File Info. |  |
| :--- | :---: |
| File ID Number | $18-2028$ |
| Introduction Date | $10-24-2018$ |
| Enactment Number | $18-1624$ |
| Enactment Date | $10 / 24 / 18$ os |

OAKLAND UNIFIED SCHOOL DISTRICT
Community Schools, Thriving Students

AMENDMENT NO. 2 T
AN INDEPENDENT CONSULTANT AGREEMENT
This Amendment amends $\qquad$ between Oakland Unified School District (OUSD) and Ninyo \& Moore (Contractor) entered into on $\qquad$ 3-28-2018 (OUSD Enactment No. 18-0643_). The parties agree to amend that Agreement as follows:

1. Services: $\square$ The scope of work is unchanged. $\square$ The scope of work has changed.

If the scope of work has changed: Provide brief description of revised scope of work including measurable description of expected final results, such as services, materials, products, and/or reports; attach additional pages as necessary.
$\square$ Revised scope of work attached. OR $\square$ CONTRACTOR agrees to provide the following amended services:
Vendor to provide additional services to include field/site welding inspections with
preparation of the daily field reports and DSA final reports
2. Term (duration): $\square$ The term of the contract is unchanged. $\square$ The term of the contract has changed.

If the term has changed: The contract term began on 3-28-2018 and expires on 12-31-2018 . The parties agree to extend the contract through
3. Compensation: $\square$ The contract price is unchanged. $\square$ The contract price has changed.

If the compensation has changed: The contract price is amended by

| $\square$ Increase of $\$ 2,749$ | to original contract amount. |
| :--- | :--- |
| $\square$ Decrease of $\$ \quad$ to original contract amount. |  |

The new contract total is Twenty-one thousand, two hundred eighty-eight NO/100 Dollars (21,288 ()
4. Remaining Provisions: All other provisions of the Agreement, and prior Amendment(s) if any, shall remain unchanged and in full force and effect as originally stated.
5. Amendment History:
$\square$ There are no previous amendments to this Agreement. $\checkmark$ This contract has previously been amended as follows:

| No. | OUSD <br> Enactment No. | General Description of Reason for Amendment | Amount of <br> Increase (Decrease) |
| :---: | :---: | :--- | :--- | :--- |
| 1 | $18-0643$ | scope of work. | $\$ 5,000$ |
|  |  |  | $\$$ |
|  |  |  | $\$$ |






\% Approval: Approval regulies slguature by the Board of Educatlon and/or the Superhtendent as its designee. This Amendment shall be deemed approved when it has been signed by the lioard of Education, and/or the Superintendent as its destgnee.

OAKLAND UNIFIED SCHOOL. DISTRICI'

| Amer Eny | - . | 10/25/18 |
| :---: | :---: | :---: |
| [X] Preskent, Board of Educotion |  | Date |
| [.] Superintendent |  |  |
| [] Chlef or beputy Chlef |  |  |
| Gyeserave |  | 10/25/18 |
| Sectelary, Buand of Edaration |  | Date |

Sectelary, Buand of Education
bald

CONTRACTOR


Fonin approved lyy ousi) (jenemal counsel for 2018-19 I. K Ka

FOR OUSD PURPOSES ONLY - The following information is not part of the Contract.
oUSD Internal Routhe
Sevices above orighal contact camot be provided before the anendment is fully approved and the $P($ a amomits increased by Procurement.


Algmment with Singlo Plan for Studont Achlovennent - SPSA (required if uslng State or Federal Funds)
Please select:
Action Item lacluded in Board Approved SPSA (no additional documentation requilred)-Item Number:
1.] Actlon Item addled as modificatlon to Doard Approved SISS - Submit the following documents to the Resource Manager elther electronically via emall of scanned documents, fax or drop off.
a. Relevant page of SPSA with action item highlighted. Page must include header with the word "Modified", modlfication date, school site name, both prhelpal and school site council chalr Initlals and date.
b. Meeting announcement for meetlng In which the SPSA modification was approved.
c. Minutes for meeting In which the SPSA modiflcation was approved indicating approval of the modification.
d. Sign-in sheet for meeting in which the SPSA modification was approved.

## EXHIBIT "A" SCOPE OF WORK

[IF A CONTRACTOR PROVIDES AN ACCEPTABLE DESCRIPTION OF SERVICES AS PART OF A PROPOSAL, THAT DESCRIPTION OF SERVICES MAY BE ATTACHED WITHOUT ANY TERMS, CONDITIONS, LIMITATIONS, ETC., FROM THAT PROPOSAL.]

1. Description of Services to be Provided: Provide a description of the service(s) the contractor will provide. Be specific about what service(s) OUSD is purchasing and what this Contractor will do.

Provide additional welding issues to correct uncertified welding inspectors, on-site and continued testing for laboratory conformance on crushed rock and class 2 permeable base materials.

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.
IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

| PRODUCER |  |
| :---: | :---: |
|  |  |
| P. O. Box 12675 |  |
| Oakland, CA 94604-2675 |  |
| 510 465-3090 - Mandy Guo |  |
| Insured |  |
|  | Environmental Sciences Consultants |
|  | 2020 Challenger Drive, Suite 103 |
|  | Alameda, Ca 94501 |


| CONTACT Doris A. Chambers |  |
| :---: | :---: |
| E-MAIL, dchambers@dealeyrenton.com |  |
|  |  |
| INSURER(S) AFFORDING COVERAGE | E NAIC\# |
| insurer a : Travelers Property Casualty Co | 25674 |
| insurer b : American Automobile Ins. Co. | 21849 |
| insurer c: Evanston Insurance Company | 35378 |
| Insurerd: |  |
| INSURERE: |  |
| INSURERF: |  |

COVERAGES
CERTIFICATE NUMBER:

## REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.


DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached If more space Is required)
REF: OUSD/BRET HARTE M.S. TURF FIELD/CONST./403205001. Construction/ Materials Testing at 3700 Coolidge
Avenue, Oakland, CA. GENERAL LIABILITYIAUTOMOBILE LIABILITY ADDITIONAL INSURED: Oakland Unified School
District and the State and their representatives, employees, trustees, officers and volunteers. Commercial
General Liability is primary and non-contributory and includes severability of interests per policy form.
Waiver of Subrogation applies to Commercial General Liability, Automobile Liability and Workers
(See Attached Descriptions)

## CERTIFICATE HOLDER

## Oakland Unified School District

Attn: Cesar Monterrosa
955 High Street
Oakland, CA 94601

## CANCELLATION

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE


## DESCRIPTIONS (Continued from Page 1)

Compensation. Cancellation provisions are solely as shown on this certificate. Cancellation: 30 Day/10 Day for Non-Payment of Premium.

# this endorsement changes the policy. please read it carefully. ARCHITECTS, ENGINEERS AND SURVEYORS INDUSTRYEDGE ${ }^{\text {sM }}$ ENDORSEMENT 

This endorsement modifies insurance provided under the following:
COMMERCIAL GENERAL LIABILITY COVERAGE PART
GENERAL DESCRIPTION OF COVERAGE $\quad$ This endorsement broadens coverage. However, coverage for any injury, damage or medical expenses described in any of the provisions of this endorsement may be excluded or limited by another endorsement to this Coverage Part, and these coverage broadening provisions do not apply to the extent that coverage is excluded or limited by such an endorsement. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the provisions of this endorsement and the rest of your policy carefully to determine rights, duties, and what is and is not covered.
A. Broadened Named Insured
B. Incidental Medical Malpractice
C. Reasonable Force ■ Bodily Injury Or Property Damage
D. Non-Owned Watercraft ■ Increased To Up To 75 feet
E. Aircraft Chartered With Pilot
F. Extension Of Coverage ■ Damage To Premises Rented To You
G. Personal Injury $\quad$ Assumed by Contract
H. Increased Supplementary Payments
I. Additional Insured ■ Owner, Manager Or Lessor Of Premises
J. Additional Insured $■$ Lessor Of Leased Equipment
K. Additional Insured ■ State Or Political Subdivisions $\square$ Permits Relating To Premises
L. Additional Insured ■ State Or Political Subdivisions ■ Permits Relating To Operations

## PROVISIONS

## A. BROADENED NAMED INSURED ■ UNNAMED SUBSIDIARIES

The Named Insured in Item 1. of the Declarations is amended as follows:

The person or organization named in Item 1. of the Declarations and any organization, other than a partnership, joint venture, limited liability company or trust, of which you are the sole owner or in which you maintain the majority ownership interest on the effective date of the policy. How-
M. Who Is An Insured ■ Newly Acquired Or Formed Organizations
N. Injury To Co-Employees And Co-Volunteer Workers
O. Medical Payments Limit
P. Knowledge And Notice Of Occurrence Or Offense
Q. Other Insurance Condition
R. Unintentional Omission
S. Waiver Of Transfer Of Rights Of Recovery Against Others To Us When Required By Contract
T. Amended Bodily Injury Definition
U. Amended Insured Contract Definition ■ Railroad Easement
V. Additional Definition ■ Written Contract Requiring Insurance
ever, coverage for any such additional organization will cease as of the date, if any, during the policy period, that you no longer are the sole owner of, or maintain the majority ownership interest in, such organization.
B. INCIDENTAL MEDICAL MALPRACTICE

1. The following is added to the definition of "occurrence" in the DEFINITIONS Section:
Unless you are in the business or occupation of providing professional health care services, "occurrence" also means an act or omission
committed by any of your "employees" who is employed by you as a registered nurse, licensed practical nurse, emergency medical technician or paramedic, in providing or failing to provide "incidental medical services" or "Good Samaritan services" to a person.
2. The following is added to the DEFINITIONS Section:
a. "Incidental medical services" means medical, surgical, dental, laboratory, x-ray or nursing service, treatment, advice or instruction; the related furnishing of food or beverages; the furnishing or dispensing of drugs or medical supplies or appliances; or first aid.
b. "Good Samaritan services" means those medical services rendered or provided in an emergency and for which no remuneration is demanded or received.
3. The following is added to Paragraph 2.a.(1) of SECTION II $\square$ WHO IS AN INSURED
Paragraphs (1) (a), (b), (c) and (d) above do not apply to any of your "employees" who are employed by you as a registered nurse, licensed practical nurse, emergency medical technician or paramedic but only while performing the services described in Paragraph 1. above and while acting within the scope of their employment by you. Any such "employees" rendering "incidental medical services" or "Good Samaritan services" will be deemed to be acting within the scope of their employment by you.
4. The following exclusion is added to Paragraph 2. Exclusions of SECTION I $\square$ COVERAGES ■ COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:

## Sale of Pharmaceuticals

"Bodily injury" or "property damage" arising out of the willful violation of a penal statute or ordinance relating to the sale of pharmaceuticals committed by or with the knowledge or consent of the insured.
5. The following is added to Paragraph 4.b., Excess Insurance, of SECTION IV $\square$ COMMERCIAL GENERAL LIABILITY CONDITIONS:
This insurance is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to you or any of your "employees"
for "bodily injury" that arises out of providing or failing to provide "incidental medical services" or "Good Samaritan services", except for insurance purchased specifically by you to apply in excess of the Limits of Insurance shown in the Declarations for this Coverage Part.
6. The following is added to Paragraph 5. of SECTION III■ LIMITS OF INSURANCE:
For the purposes of determining the applicable Each Occurrence Limit, all related acts or omissions committed by any of your "employees" in providing or failing to provide "incidental medical services" or "Good Samaritan services" to any one person will be deemed to be one "occurrence".
C. REASONABLE FORCE PROPERTY DAMAGE $\quad$ EXCEPTION TO EXPECTED OR INTENDED INJURY EXCLUSION
The following replaces Exclusion a., Expected Or Intended Injury, in Paragraph 2. of SECTION I COVERAGES COVERAGE A BODILY IN. JURY AND PROPERTY DAMAGE LIABILITY:
a. Expected Or Intended Injury Or Damage
"Bodily injury" or "property damage" expected or intended from the standpoint of the insured. This exclusion does not apply to "bodily injury" or "property damage" resulting from the use of reasonable force to protect any person or property.

## D. NON-OWNED WATERCRAFT ■ INCREASED

 TO UP TO 75 FEET1. The following replaces Paragraph (2) of Exclusion g., Aircraft, Auto Or Watercraft, in Paragraph 2. of SECTION I■ COVERAGES - COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:
(2) A watercraft you do not own that is:
(a) Less than 75 feet long; and
(b) Not being used to carry any person or property for a charge.
2. The following is added to SECTION II $\square$ WHO IS AN INSURED:
Any person who, with your expressed or implied consent, either uses or is responsible for the use of a nonowned watercraft that is less than 75 feet and not being used to carry person or property for a charge is included as an insured under this Coverage Part.

## E. AIRCRAFT CHARTERED WITH PILOT

The following is added to Exclusion g., Aircraft, Auto Or Watercraft, in Paragraph 2. of SECTION I COVERAGES ■ COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:
This exclusion does not apply to an aircraft that is:
(a) Chartered with a pilot to any insured; and
(b) Not owned by any insured.
F. EXTENSION OF COVERAGE ■ DAMAGE TO PREMISES RENTED TO YOU

1. The following replaces the last paragraph of SECTION I■COVERAGES $\quad$ COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:
Exclusions $\mathbf{c}$. through $\boldsymbol{n}$. do not apply to damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by:
a. Fire;
b. Explosion;
c. Lightning;
d. Smoke resulting from such fire, explosion, or lightning; or
e. Water.

A separate limit of insurance applies to this coverage as described in SECTION III $\square$ LIMITS OF INSURANCE
2. The insurance under this Provision F. does not apply to damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by:
a. Rupture, bursting, or operation of pressure relief devices;
b. Rupture or bursting due to expansion or swelling of the contents of any building or structure, caused by or resulting from water; or
c. Explosion of steam boilers, steam pipes, steam engines, or steam turbines.
3. The following replaces Paragraph 6. of SECTION III■ LIMITS OF INSURANCE
Subject to 5. above, the Damage To Premises Rented To You Limit is the most we will pay under Coverage $\mathbf{A}$ for the sum of all damages because of "property damage" to any one premises while rented to you, or temporarily occupied by you with permission
of the owner, caused by: fire; explosion; lightning; smoke resulting from such fire, explosion, or lightning; or water. The Damage To Premises Rented To You Limit will apply to all "property damage" proximately caused by the same "occurrence", whether such damage results from: fire; explosion; lightning; smoke resulting from such fire, explosion, or lightning; or water; or any combination of any of these causes.
The Damage To Premises Rented To You Limit will be the higher of:
a. $\$ 300,000$; or
b. The amount shown for the Damage To Premises Rented To You Limit in the Declarations for this Coverage Part.
4. The following replaces Paragraph a. of the definition of "insured contract" in the DEFINITIONS Section:
a. A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by: fire; explosion; lightning; smoke resulting from such fire, explosion, or lightning; or water is not an "insured contract";
G. PERSONAL INJURY ■ASSUMED BY CONTRACT
The following replaces Exclusion e., Contractual Liability in Paragraph 2. of SECTION I $\square$ COVERAGES - COVERAGE B PERSONAL AND ADVERTISING INJURY LIABILITY:
"Advertising injury" for which the insured has assumed liability in a contract or agreement. This exclusion does not apply to liability for damages that the insured would have in the absence of the contract or agreement.

## H. INCREASED SUPPLEMENTARY PAYMENTS

1. The following replaces Paragraph 1.b. of SUPPLEMENTARY PAYMENTS ■ COVERAGES A AND B of SECTION I■ COVERAGES:
b. Up to $\$ 2,500$ for cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the Bodily Injury Liability Coverage applies. We do not have to furnish these bonds.
2. The following replaces Paragraph 1.d. of SUPPLEMENTARY PAYMENTS ■ COVERAGES A AND B of SECTION I■ COVERAGES:
d. All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to $\$ 500$ a day because of time off from work.

## I. ADDITIONAL INSURED $\quad$ OWNER, MANAGER OR LESSOR OF PREMISES

1. The following is added to SECTION II $\square$ WHO IS AN INSURED:
Any person or organization that you have agreed in a "written contract requiring insurance" to include as an additional insured on this Coverage Part is an insured, but:
a. Only with respect to liability for "bodily injury" or "property damage" that occurs, or "personal injury" caused by an offense committed, after you have entered into that "written contract requiring insurance"; and
b. Only if the "bodily injury", "property damage" or "personal injury" is caused, in whole or in part, by acts or omissions of you or any person or organization performing operations on your behalf, and arises out of the ownership, maintenance or use of that part of any premises leased to you under that "written contract requiring insurance".
2. The insurance provided to such additional insured under this Provision I. is subject to the following provisions:
a. The limits of insurance afforded to such additional insured shall be the limits which you agreed to provide in the "written contract requiring insurance", or the limits shown in the Declarations for this Coverage Part, whichever are less; and
b. The insurance afforded to such additional insured does not apply to:
(1) Any "bodily injury" or "property damage" that occurs, or "personal injury" caused by an offense committed, after you cease to be a tenant in that premises;
(2) Any structural alterations, new construction or demolition operations
performed by or on behalf of such additional insured; or
(3) Any premises for which coverage is excluded by another endorsement to this Coverage Part.
3. This Provision I. does not apply on any basis to any person or organization for which coverage as an additional insured specifically is added by another endorsement to this Coverage Part.

## J. ADDITIONAL INSURED ■ LESSOR OF LEASED EQUIPMENT

1. The following is added to SECTION II $\square$ WHO IS AN INSURED:
Any person or organization that you have agreed in a "written contract requiring insurance" to include as an additional insured on this Coverage Part is an insured, but:
a. Only with respect to liability for "bodily injury" or "property damage" that occurs, or "personal injury" caused by an offense committed, after you have entered into that "written contract requiring insurance"; and
b. Only if the "bodily injury", "property damage" or "personal injury" is caused, in whole or in part, by acts or omissions of you or any person or organization performing operations on your behalf, in the maintenance, operation or use of equipment leased to you by such additional insured.
2. The insurance provided to such additional insured under this Provision J . is subject to the following provisions:
a. The limits of insurance afforded to such additional insured shall be the limits which you agreed to provide in the "written contract requiring insurance", or the limits shown in the Declarations for this Coverage Part, whichever are less; and
b. The insurance afforded to such additional insured does not apply:
(1) To any "bodily injury" or "property damage" that occurs, or "personal injury" caused by an offense committed, after the equipment lease expires; or
(2) If the equipment is leased with an operator.
3. This Provision J. does not apply on any basis to any person or organization for which coverage as an additional insured specifically is added by another endorsement to this Coverage Part.
K. ADDITIONAL INSURED $\square$ STATE OR POLITICAL SUBDIVISIONS $\quad$ PERMITS RELATING TO PREMISES
The following is added to SECTION II $\square$ WHO IS AN INSURED:
Any state or political subdivision that has issued a permit in connection with premises owned or occupied by, or rented or loaned to, you, is an insured, but only with respect to "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of the existence, ownership, use, maintenance, repair, construction, erection or removal of advertising signs, awnings, canopies, cellar entrances, coal holes, driveways, manholes, marquees, hoist away openings, sidewalk vaults, elevators, street banners or decorations for which that state or political subdivision has issued such permit.
L. ADDITIONAL INSURED ■ STATE OR POLITICAL SUBDIVISIONS ■ PERMITS RELATING TO OPERATIONS

The following is added to SECTION II $\square$ WHO IS AN INSURED:
Any state or political subdivision that has issued a permit is an insured, but only with respect to "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of operations performed by you or on your behalf for which that state or political subdivision has issued such permit. However, no such state or political subdivision is an insured for:

1. "Bodily injury", "property damage", "personal injury" or "advertising injury" arising out of operations performed for that state or political subdivision; or
2. "Bodily injury" or "property damage" included within the "products $\square$ completed operations hazard".

## M. WHO IS AN INSURED $■$ NEWLY ACQUIRED OR FORMED ORGANIZATIONS

The following replaces Paragraph 4.a. of SECTION II ■ WHO IS AN INSURED:
a. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy pe-
riod, whichever is earlier. Any such newly acquired or formed organization that you report in writing to us within 180 days after you acquire or form the organization will be covered under this provision until the end of the policy period, even if there are more than 180 days remaining until the end of the policy period.

## N. INJURY TO CO-EMPLOYEES AND COVOLUNTEER WORKERS

The following is added to SECTION II $\square$ WHO IS AN INSURED:

1. Your "employees" are insureds with respect to "bodily injury" to a co-"employee" in the course of the co-"employee's" employment by you, or to your "volunteer workers" while performing duties related to the conduct of your business, provided that this coverage for your "employees" does not apply to acts outside the scope of their employment by you or while performing duties unrelated to the conduct of your business.
2. Your "volunteer workers" are insureds with respect to "bodily injury" to a co-"volunteer worker" while performing duties related to the conduct of your business, or to your "employees" in the course of the "employee's" employment by you, provided that this coverage for your "volunteer workers" does not apply while performing duties unrelated to the conduct of your business.
3. Subparagraphs 2.a.(1)(a), (b) and (c) and 3.a. of SECTION II WHO IS AN INSURED do not apply to "bodily injury" for which insurance is provided by paragraph 1. or 2. above.
O. MEDICAL PAYMENTS LIMIT

The following replaces paragraph 7. of SECTION III $\square$ LIMITS OF INSURANCE:
Subject to 5. above, the Medical Expense Limit is the most we will pay under Coverage C for all medical expenses because of "bodily injury" sustained by any one person, and will be the higher of:
a. $\$ 10,000$; or
b. The amount shown on the Declarations for Medical Expense Limit.
P. KNOWLEDGE AND NOTICE OF OCCURRENCE OR OFFENSE
The following is added to Paragraph 2. Duties In The Event of Occurrence, Offense, Claim Or

## Suit of SECTION IV ${ }_{\text {■ }}$ COMMERCIAL GENERAL LIABILITY CONDITIONS:

Notice of an "occurrence" or of an offense which may result in a claim must be given as soon as practicable after knowledge of the "occurrence" or offense has been reported to you, one of your "executive officers" (if you are a corporation), one of your partners who is an individual (if you are a partnership), one of your managers (if you are a limited liability company), one of your trustees who is an individual (if you are a trust), or an "employee" (such as an insurance, loss control or risk manager or administrator) designated by you to give such notice.
Knowledge by any other "employee" of an "occurrence" or offense does not imply that you also have such knowledge.
Notice of an "occurrence" or of an offense which may result in a claim will be deemed to be given as soon as practicable to us if it is given in good faith as soon as practicable to your workers' compensation, accident, or health insurer. This applies only if you subsequently give notice of the "occurrence" or offense to us as soon as practicable after you, one of your "executive officers" (if you are a corporation), one of your partners who is an individual (if you are a partnership), one of your managers (if you are a limited liability company), one of your trustees who is an individual (if you are a trust), or an "employee" (such as an insurance, loss control or risk manager or administrator) designated by you to give such notice discovers that the "occurrence" or offense may involve this policy.

## Q. OTHER INSURANCE CONDITION

1. The following replaces Paragraph 4., Other Insurance of SECTION IV $\quad$ COMMERCIAL GENERAL LIABILITY CONDITIONS:

## 4. Other Insurance

If valid and collectible "other insurance" is available to the insured for a loss we cover under Coverages A or B of this Coverage Part, our obligations are limited as follows:

## a. Primary Insurance

This inșurance is primary except when $\mathbf{b}$. below applies. If this insurance is primary, our obligations are not affected unless any of the "other insurance" is also primary. Then, we will share with all that "other insur-
ance" by the method described in c. below.
b. Excess Insurance

This insurance is excess over any of the "other insurance", whether primary, excess, contingent or on any other basis:
(1) That is Fire, Extended Coverage, Builder's Risk, Installation Risk, or similar coverage for "your work";
(2) That is Fire insurance for premises rented to you or temporarily occupied by you with permission of the owner;
(3) That is insurance purchased by you to cover your liability as a tenant for "property damage" to premises rented to you or temporarily occupied by you with permission of the owner; or
(4) If the loss arises out of the maintenance or use of aircraft, "autos", or watercraft to the extent not subject to Exclusion g. of Section I■ Coverage A■Bodily Injury And Property Damage Liability; or
(5) That is available to the insured when the insured is an additional insured under any other policy, including any umbrella or excess policy.
When this insurance is excess, we will have no duty under Coverages $\mathbf{A}$ or $\mathbf{B}$ to defend the insured against any "suit" if any provider of "other insurance" has a duty to defend the insured against that "suit". If no provider of "other insurance" defends, we will undertake to do so, but we will be entitled to the insured's rights against all those providers of "other insurance".
When this insurance is excess over "other insurance", we will pay only our share of the amount of the loss, if any, that exceeds the sum of:
(1) The total amount that all such "other insurance" would pay for the loss in the absence of this insurance; and
(2) The total of all deductible and self-insured amounts under that "other insurance".
We will share the remaining loss, if any, with any "other insurance" that is not described in this Excess Insurance provision.
c. Method Of Sharing

If all of the "other insurance" permits contribution by equal shares, we will follow this method also. Under this approach each provider of insurance contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.
If any of the "other insurance" does not permit contribution by equal shares, we will contribute by limits. Under this method, the share of each provider of insurance is based on the ratio of its applicable limit of insurance to the total applicable limits of insurance of all providers of insurance.
2. The following definition is added to SECTION V■DEFINITIONS:
"Other insurance":
a. Means insurance, or the funding of losses, that is provided by, through or on behalf of:
(1) Another insurance company;
(2) Us or any of our affiliated insurance companies, except when the Non cumulation of Each Occurrence Limit section of Paragraph 5. of LIMITS OF INSURANCE (Section III) or the Non cumulation of Personal and Advertising Injury limit sections of Paragraph 4. of LIMITS OF INSURANCE (Section III) applies;
(3) Any risk retention group;
(4) Any self-insurance method or program, other than any funded by you and over which this Coverage Part applies; or
(5) Any similar risk transfer or risk management method.
b. Does not include umbrella insurance, or excess insurance, that you bought specifically to apply in excess of the Limits of

Insurance shown on the Declarations of this Coverage Part.

## R. UNINTENTIONAL OMISSION

1. The following is added to Paragraph 6. Representations of SECTION IV COMMERCIAL GENERAL LIABILITY CONDITIONS:

The unintentional omission of, or unintentional error in, any information provided by you which we relied upon in issuing this policy shall not prejudice your rights under this insurance.
2. This Provision R. does not affect our right to collect additional premium or to exercise our right of cancellation or nonrenewal in accordance with applicable insurance laws or regulations.
S. WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US WHEN REQUIRED BY CONTRACT
The following is added to Paragraph 8. Transfer of Rights of Recovery Against Others to Us of SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS:

We waive any rights of recovery we may have against any person or organization because of payments we make for "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of:

1. Premises owned by you, temporarily occupied by you with permission of the owner, or leased or rented to you;
2. Ongoing operations performed by you, or on your behalf, under a contract or agreement with that person or organization;
3. "Your work"; or
4. "Your products".

We waive these rights only where you have agreed to do so as part of a "written contract requiring insurance" entered into by you before, and in effect when, the "bodily injury" or "property damage" occurs, or the "personal injury" offense or "advertising injury" offense is committed.

## T. AMENDED BODILY INJURY DEFINITION

The following replaces the definition of "bodily injury" in the DEFINITIONS Section:
"Bodily injury" means bodily injury, mental anguish, mental injury, shock, fright, disability, humiliation, sickness or disease sustained by a per-
son, including death resulting from any of these at any time.

## U. AMENDED INSURED CONTRACT DEFINITION ■RAILROAD EASEMENT

1. Subparagraph c. of the definition of "insured contract" in the DEFINITIONS Section is replaced by the following:
c. Any easement or license agreement;
2. Subparagraph f.(1) of the definition of "insured contract" in the DEFINITIONS Section is deleted.
V. ADDITIONAL DEFINITION ■ WRITTEN CONTRACT REQUIRING INSURANCE
The following definition is added to the DEFINITIONS Section:
"Written contract requiring insurance" means that part of any written contract or written agreement under which you are required to include a person or organization as an additional insured on this Coverage Part, provided that the "bodily injury" and "property damage" occurs, and the "personal injury" is caused by an offense committed:
a. After the signing and execution of the contract or agreement by you;
b. While that part of the contract or agreement is in effect; and
c. Before the end of the policy period.

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY. BUSINESS AUTO EXTENSION ENDORSEMENT 

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

GENERAL DESCRIPTION OF COVERAGE - This endorsement broadens coverage. However, coverage for any injury, damage or medical expenses described in any of the provisions of this endorsement may be excluded or limited by another endorsement to the Coverage Part, and these coverage broadening provisions do not apply to the extent that coverage is excluded or limited by such an endorsement. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the provisions of this endorsement and the rest of your policy carefully to determine rights, duties, and what is and is not covered.
A. BROAD FORM NAMED INSURED
B. BLANKET ADDITIONAL INSURED
C. EMPLOYEE HIRED AUTO
D. EMPLOYEES AS INSURED
E. SUPPLEMENTARY PAYMENTS - INCREASED LIMITS
F. HIRED AUTO - LIMITED WORLDWIDE COVERAGE - INDEMNITY BASIS
G. WAIVER OF DEDUCTIBLE - GLASS

## PROVISIONS

## A. BROAD FORM NAMED INSURED

The following is added to Paragraph A.1., Who Is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
Any organization you newly acquire or form during the policy period over which you maintain $50 \%$ or more ownership interest and that is not separately insured for Business Auto Coverage. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier.
B. BLANKET ADDITIONAL INSURED

The following is added to Paragraph c. in A.1., Who Is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
Any person or organization who is required under a written contract or agreement between you and that person or organization, that is signed and executed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, to be named as an additional insured is an "insured" for Covered Autos Liability Coverage, but only for damages to which
H. HIRED AUTO PHYSICAL DAMAGE - LOSS OF USE - INCREASED LIMIT
I. PHYSICAL DAMAGE - TRANSPORTATION EXPENSES - INCREASED LIMIT
J. PERSONAL PROPERTY
K. AIRBAGS
L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS
M. BLANKET WAIVER OF SUBROGATION
N. UNINTENTIONAL ERRORS OR OMISSIONS
this insurance applies and only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in Section II.
C. EMPLOYEE HIRED AUTO

1. The following is added to Paragraph A.1., Who Is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
An "employee" of yours is an "insured" while operating an "auto" hired or rented under a contract or agreement in an "employee's" name, with your permission, while performing duties related to the conduct of your business.
2. The following replaces Paragraph b. in B.5., Other Insurance, of SECTION IV - BUSINESS AUTO CONDITIONS:
b. For Hired Auto Physical Damage Coverage, the following are deemed to be covered "autos" you own:
(1) Any covered "auto" you lease, hire, rent or borrow; and
(2) Any covered "auto" hired or rented by your "employee" under a contract in an "employee's" name, with your
permission, while performing duties related to the conduct of your business.
However, any "auto" that is leased, hired, rented or borrowed with a driver is not a covered "auto".

## D. EMPLOYEES AS INSURED

The following is added to Paragraph A.1., Who Is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:

Any "employee" of yours is an "insured" while using a covered "auto" you don't own, hire or borrow in your business or your personal affairs.
E. SUPPLEMENTARY PAYMENTS - INCREASED LIMITS

1. The following replaces Paragraph A.2.a.(2), of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
(2) Up to $\$ 3,000$ for cost of bail bonds (including bonds for related traffic law violations) required because of an "accident" we cover. We do not have to furnish these bonds.
2. The following replaces Paragraph A.2.a.(4), of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
(4) All reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to $\$ 500$ a day because of time off from work.
F. HIRED AUTO - LIMITED WORLDWIDE COVERAGE - INDEMNITY BASIS

The following replaces Subparagraph (5) in Paragraph B.7., Policy Period, Coverage Territory, of SECTION IV - BUSINESS AUTO CONDITIONS:
(5) Anywhere in the world, except any country or jurisdiction while any trade sanction, embargo, or similar regulation imposed by the United States of America applies to and prohibits the transaction of business with or within such country or jurisdiction, for Covered Autos Liability Coverage for any covered "auto" that you lease, hire, rent or borrow without a driver for a period of 30 days or less and that is not an "auto" you lease, hire, rent or borrow from any of your "employees", partners (if you are a partnership), members (if you are a limited liability company) or members of their households.
(a) With respect to any claim made or "suit" brought outside the United States of America, the territories and possessions of the United States of America, Puerto Rico and Canada:
(i) You must arrange to defend the "insured" against, and investigate or settle any such claim or "suit" and keep us advised of all proceedings and actions.
(ii) Neither you nor any other involved "insured" will make any settlement without our consent.
(iii) We may, at our discretion, participate in defending the "insured" against, or in the settlement of, any claim or "suit".
(iv) We will reimburse the "insured" for sums that the "insured" legally must pay as damages because of "bodily injury" or "property damage" to which this insurance applies, that the "insured" pays with our consent, but only up to the limit described in Paragraph C., Limits Of Insurance, of SECTION II - COVERED AUTOS LIABILITY COVERAGE.
(v) We will reimburse the "insured" for the reasonable expenses incurred with our consent for your investigation of such claims and your defense of the "insured" against any such "suit", but only up to and included within the limit described in Paragraph C., Limits Of Insurance, of SECTION II - COVERED AUTOS LIABILITY COVERAGE, and not in addition to such limit. Our duty to make such payments ends when we have used up the applicable limit of insurance in payments for damages, settlements or defense expenses.
(b) This insurance is excess over any valid and collectible other insurance available to the "insured" whether primary, excess, contingent or on any other basis.
(c) This insurance is not a substitute for required or compulsory insurance in any country outside the United States, its territories and possessions, Puerto Rico and Canada.

You agree to maintain all required or compulsory insurance in any such country up to the minimum limits required by local law. Your failure to comply with compulsory insurance requirements will not invalidate the coverage afforded by this policy, but we will only be liable to the same extent we would have been liable had you complied with the compulsory insurance requirements.
(d) It is understood that we are not an admitted or authorized insurer outside the United States of America, its territories and possessions, Puerto Rico and Canada. We assume no responsibility for the furnishing of certificates of insurance, or for compliance in any way with the laws of other countries relating to insurance.

## G. WAIVER OF DEDUCTIBLE - GLASS

The following is added to Paragraph D., Deductible, of SECTION III - PHYSICAL DAMAGE COVERAGE:
No deductible for a covered "auto" will apply to glass damage if the glass is repaired rather than replaced.
H. HIRED AUTO PHYSICAL DAMAGE - LOSS OF USE - INCREASED LIMIT
The following replaces the last sentence of Paragraph A.4.b., Loss Of Use Expenses, of SECTION III - PHYSICAL DAMAGE COVERAGE:
However, the most we will pay for any expenses for loss of use is $\$ 65$ per day, to a maximum of $\$ 750$ for any one "accident".
I. PHYSICAL DAMAGE - TRANSPORTATION EXPENSES - INCREASED LIMIT
The following replaces the first sentence in Paragraph A.4.a., Transportation Expenses, of SECTION III - PHYSICAL DAMAGE COVERAGE:
We will pay up to $\$ 50$ per day to a maximum of $\$ 1,500$ for temporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger type.

## J. PERSONAL PROPERTY

The following is added to Paragraph A.4., Coverage Extensions, of SECTION III - PHYSICAL DAMAGE COVERAGE:

## Personal Property

We will pay up to $\$ 400$ for "loss" to wearing apparel and other personal property which is:
(1) Owned by an "insured"; and
(2) In or on your covered "auto".

This coverage applies only in the event of a total theft of your covered "auto".
No deductibles apply to this Personal Property coverage.
K. AIRBAGS

The following is added to Paragraph B.3., Exclusions, of SECTION III - PHYSICAL DAMAGE COVERAGE:
Exclusion 3.a. does not apply to "loss" to one or more airbags in a covered "auto" you own that inflate due to a cause other than a cause of "loss" set forth in Paragraphs A.1.b. and A.1.c., but only:
a. If that "auto" is a covered "auto" for Comprehensive Coverage under this policy;
b. The airbags are not covered under any warranty; and
c. The airbags were not intentionally inflated.

We will pay up to a maximum of $\$ 1,000$ for any one "loss".
L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS
The following is added to Paragraph A.2.a., of SECTION IV - BUSINESS AUTO CONDITIONS:
Your duty to give us or our authorized representative prompt notice of the "accident" or "loss" applies only when the "accident" or "loss" is known to:
(a) You (if you are an individual);
(b) A partner (if you are a partnership);
(c) A member (if you are a limited liability company);
(d) An executive officer, director or insurance manager (if you are a corporation or other organization); or
(e) Any "employee" authorized by you to give notice of the "accident" or "loss".
M. BLANKET WAIVER OF SUBROGATION

The following replaces Paragraph A.5., Transfer Of Rights Of Recovery Against Others To Us, of SECTION IV - BUSINESS AUTO CONDITIONS:
5. Transfer Of Rights Of Recovery Against Others To Us
We waive any right of recovery we may have against any person or organization to the extent required of you by a written contract signed and executed prior to any "accident" or "loss", provided that the "accident" or "loss" arises out of operations contemplated by
such contract. The waiver applies only to the person or organization designated in such contract.
N. UNINTENTIONAL ERRORS OR OMISSIONS

The following is added to Paragraph B.2., Concealment, Misrepresentation, Or Fraud, of SECTION IV - BUSINESS AUTO CONDITIONS:

The unintentional omission of, or unintentional error in, any information given by you shall not prejudice your rights under this insurance. However this provision does not affect our right to collect additional premium or exercise our right of cancellation or non-renewal.

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY. 

## WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT - CALIFORNIA

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

You must maintain payroll records accurately segregating the remuneration of your employees while engaged in the work described in the Schedule.

The additional premium for this endorsement shall be $\%$ of the California workers' compensation premium otherwise due on such remuneration.

## SCHEDULE

## Person or Organization

Oakland Unified School District
Attn: Cesar Monterrosa
955 High Street
Oakland, CA 94601


Job Description
Waiver of Subrogation in favor of:- Oakland Unified School District and the State and their representatives, employees, trustees, officers and volunteers.


Authorized Representative

| Board Office Use: Legislative File Info. |  |
| :--- | :--- |
| File ID Number | $18-0851$ |
| Introduction Date | $1-25-18$ |
| Enactment Number | $18-0643$ |
| Enactment Date | $4 / 25 / 18$ er |

## Memo

| To | Board of Educatio |
| :---: | :---: |
| From | Kyla Johnson-Tremmell, Superintendent and Secretary, Board of Education Roland Broach, Interimbeputy Chief, Facilities Planning and Management |
| Board Meeting Date | May 9, 2018 |
| Subject | Amendment No. 1 Independent Consultant Agreement - Ninyo \& Moore - Bret Harte Middle School Field Project |
| Action Requested | Approval by the Board of Education of Amendment No. 1, for an Independent Consultant Agreement between the District and Ninyo \& Moore, Oakland, CA, for the latter to provide the requested laboratory conformance testing on crushed rock and class 2 permeable base materials not included in the original proposal, in conjunction with the Bret Harte Field Project, in an amount of $\$ 5,000.00$, increasing the contract not-to-exceed amount from $\$ 13,539.00$ to $\$ 18,539.00$. All other terms and conditions of the contract remain in full force and effect. <br> * Agreement approved March 28, 2018; File No. 18-0513; Enactment No. 18-0527 |
| Discussion | To adhere to Project Specifications \#32 1814 under section Synthetic Turf Base shall include a permeable virgin crushed rock base. |
| LBP (Local Business Participation Percentage) | 0.00\% |
| Recommendation | Approval by the Board of Education of Amendment No. 1, for an Independent Consultant Agreement between the District and Ninyo \& Moore, Oakland, CA, for the latter to provide the requested laboratory conformance testing on crushed rock and class 2 permeable base materials not included in the original proposal, in conjunction with the Bret Harte Field Project, in an amount of $\$ 5,000.00$, increasing the contract not-to-exceed amount from $\$ 13,539.00$ to $\$ 18,539.00$. All other terms and conditions of the contract remain in full force and effect. <br> *Agreement approved March 28, 2018; File No. 18-0513; Enactment No. 18-0527 |
| Fiscal Impact | Fund 21, Measure B |
| Attachments | - Amendment No. 1, including scope of work <br> - Consultant Proposal <br> - Certificate of Insurance |

# CONTRACT JUSTIFICATION FORM This Form Shall Be Submitted to the Board Office With Every Consent Agenda Contract. 

OAKLAND UNIFIED SCHOOL DISTAICT

Legislative File ID No. 18-0851
Department: Facilities Planning and Management
Vendor Name: Ninyo \& Moore
Project Name: Bret Harte Turf Field $\quad$ Project No.: 16100

Contract Term: Intended Start: 2/7/2018 Intended End: 12/31/2018
Annual (if annual contract) or Total (if multi-year agreement) Cost: $\quad \$ 5,000.00$
Approved by: Tadashi Nakadegawa
Is Vendor a local Oakland Business or have they meet the requirements of the
Local Business Policy?
Yes (No if Unchecked)
How was this Vendor selected?
Request for proposal.

Summarize the services this Vendor will be providing.
Requested laboratory conformance testing on crushed rock and class 2 permaeable base materials not included in the original proposal.

Was this contract competitively bid?Yes (No if Unchecked)

If No, please answer the following:

1) How did you determine the price is competitive?

Price is competitive with same type vendor.
2) Please check the competitive bid exception relied upon:Educational MaterialsSpecial Services contracts for financial, economic, accounting, legal or administrative services
$\square$ CUPCCAA Exception (Uniform Public Construction Cost Accounting Act)
$\square$ Professional Service Agreements of less than $\$ 90,200$ (increases a small amount on January 1 of each year)Construction related Professional Services such as Architects, DSA lnspectors, Environmental Consultants and Construction Managers (require a "fair, competitve selection process)Energy conservation and alternative energy supply (e.g., solar, energy conservation, co-generation and altemative energy supply sources)Emergency contractsTechnology contractselectronic data-processing systems, supporting software and/or services (including copiers/printers) over the $\$ 86,000$ bid limit, must be competitvely advertised, but any one of the three lowest responsible bidders may be selectedcontracts for computers, software, telecommunications equipment, microwave equipment, and other related electronic equipment and apparatus, including E-Rate solicitations, may be procured through an RFP process instead of a competitive, lowest price bid process
$\square$ Western States Contracting Alliance Contracts (WSCA)California Multiple Award Schedule Contracts (CMAS) [contracts are often used for the purchase of information technology and software]
$\square$ Piggyback" Contracts with other governmental entiticsPerishable FoodSole SourceChange Order for Material and Supplies if the cost agreed upon in writing does not exceed ten percent of the original contract priceOther, please provide specific exception
3) $\square$ Not Applicable - no exception - Project was competitively bid

##  

Thus Amendment is entered into bebreen the Oakhand Unified School District (OUSD) and Ninvo R Moore, OUSD entered inlo an Agreement with CONTRACTOR for services on Matroh 29, 2019, and the parties agrea to amend that Agreement as follows:

2. Terns (duration): $X$ The term of the contract is unchanged. The ierm of the contract inas changed. If tom lis clangad: The contract tem is extended by an additional $\qquad$ and the amended expiration date is
3. Gonpansiation: $\square$ The contradprice is unchanded. X The contract price fas changed. If tha componsantion is changad: The contract price is
$x$ increase of $\$ 5,000,00$ to the original conlract amonnt
$\square$ Decreaso of $\$$ $\qquad$ to original contiact amount
end the contrad total is Fightern ihousand flve fundred "hinty Nino and No/100 (
A. Rembething Provisions: All other provisions of tho Agreement, and prior Amendment(s) if any, shall remairt unchanged end in full fore and effect as originally stated.
5. Amendiasnt History:

X Thave aro no previous amondments to fhe Agreanont. This conirach has previously been amended as follows:

| No. | Date | General Description of Reason for Amendment | Annount of |
| :---: | :---: | :---: | :---: |
|  |  |  |  |

3. Apparoval: this Agrament is not effective and no payment shall be made to Contractor unlil it is approved. Approval reguires signature by the Board of Edication, and tho Superimendent as their designee.

## p



## EXHIBII " $A^{n}$ Scope of Work

Gombactor Vane: Ninyo \& VIoore

Blling Rate: \$0,000.00

1. Description of Services to be Provided

The scope of work to provide the requested laboratory conformance testing on crushed rock and class 2 permeable base materials not incluted in the original proposal.
2. Sperific Outcomes:

Create equitable oppothaities for learning; and provide accountability for c|uality.
3. Alignment with District Strategic: Plen: Indicate the goals and visions supported by the services of this contract:

| O Ensure a high quality instructional core | O Prepare students for success in college and careers |
| :--- | :--- |
| O Develop social, omotional and physical health | OSafe, healthy and supportive schools |
| $X$ Create equilable opportunities for learning | X Accounlable for quality |
| 0 High quality and effective instruction | O Full service community district |

Cendification Regarding Debarment, Suspansion, Ineligibility and Voluntary Exclusion: The District cerlifies to the best of its knowledge and belief, that it and its oflicials: Are not presently debarred, suspended, proposed for debarment, declared inoligible, or voluntarily excludied from covered transactions by any Foderal department or agency according to Federal Acçuisition Regulation Subpart 9.4, and by signing this contract, cerlifies that this vendor does not appear on the



Cesar Monterrosa
Director of Facilities Planning \& Management

## EXHIBIT A



## CORD CERTIFICATE OF LIABILITY INSURANCE

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES beLow. This certificate of insurance does not constitute a contract between the issuing insurers), authorized REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.
IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder In leu of such endorsements).

## PRODUCER

Daley, Renton \& Associates
P. O. Box 12675

Oakland, CA 94604-2675
510 465-3090 - Sarah D'anjou

## INSURED

Ninyo \& Moore Geotechnical \& Environmental Sciences Consultants
1956 Webster Street, Suite 400
Oakland, CA 94612


COVERAGES CERTIFICATE NUMBER:
REVISION NUMBER:
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

dESCRIPTHN OF OPERATION B / LOCATIONS / VEHICLES (ACORD 101, AdditIonal Remarks Schedule, may be attached II more space is required)
REF: OUSD/BRET HARTE M.S. TURF FIELD/CONST./403205001. Construction/ Materials Testing at 3700 Coolidge
Avenue, Oakland, CA. GENERAL LIABILITY/AUTOMOBILE LIABILITY ADDITIONAL INSURED: Oakland Unified School District and the State and their representatives, employees, trustees, officers and volunteers. Commercial
General Liability is primary and non-contributory and includes severability of interests per policy form.
Waiver of Subrogation applies to Commercial General Liability, Automobile Liability and Workers
(See Attached Descriptions)

## CERTIFICATE HOLDER

## Oakland Unified School District

Attn: Cesar Monterrosa
955 High Street
Oakland, CA 94601

## CANCELLATION

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN accordance with the policy provisions.

AUTHORIZED REPRESENTATIVE
Sin
© 1988-2014 ACORD CORPORATION. All rights reserved

## DESCRIPTIONS (Continued from Page 1)

Compensation. Cancellation provisions are solely as shown on this certificate, Cancellation: 30 Dayl10 Day for Non-Payment of Premium.

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY. ARCHITECTS, ENGINEERS AND SURVEYORS INDUSTRYEDGE ${ }^{\text {SM }}$ ENDORSEMENT 

This endorsement modifies insurance provided under the following:
COMMERCIAL GENERAL LIABILITY COVERAGE PART
GENERAL DESCRIPTION OF COVERAGE $\quad$ This endorsement broadens coverage. However, coverage for any injury, damage or medical expenses described in any of the provisions of this endorsement may be excluded or limited by another endorsement to this Coverage Part, and these coverage broadening provisions do not apply to the extent that coverage is excluded or limited by such an endorsement. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the provisions of this endorsement and the rest of your policy carefully to determine rights, duties, and what is and is not covered.
A. Broadened Named Insured
B. Incidental Medical Malpractice
C. Reasonable Force Bodily Injury Or Property Damage
D. Non-Owned Watercraft $\quad$ Increased To Up To 75 feet
E. Aircrafl Chartered With Pilot
F. Extension Of Coverage ■ Damage To Premises Rented To You
G. Personal Injury $\quad$ Assumed by Contract
H. Increased Supplementary Payments
I. Additional Insured Owner, Manager Or Lessor Of Premises
J. Additional Insured ■ Lessor Of Leased Equipment
K. Additional Insured © State Or Political Subdivisions $\square$ Permits Relating To Premises
L. Additional Insured ■ State Or Political Subdivisions $\square$ Permits Relating To Operations

## PROVISIONS

A. BROADENED NAMED INSURED $\square$ UNNAMED SUBSIDIARIES

The Named Insured in Item 1. of the Declarations is amended as follows:

The person or organization named in Item 1. of the Declarations and any organization, other than a partnership, joint venture, limited liability company or trust, of which you are the sole owner or in which you maintain ie majority ownership interest on the effective date of the policy. How-
M. Who Is An Insured ■ Newly Acquired Or Formed Organizations
N. Injury To Co-Employees And Co-Volunteer Workers
O. Medical Payments Limit
P. Knowledge And Notice Of Occurrence Or Offense
Q. Other Insurance Condition
R. Unintentional Omission
S. Waiver Of Transfer Of Rights Of Recovery Against Others To Us When Required By Contract
T. Arnended Bodily Injury Definition
U. Arnended Insured Contract Definition ■ Railroad Easement
V. Additional Definition Written Contract Requiring Insurance
ever, coverage for any such additional organizalion will cease as of the date, if any, during the policy period, that you no longer are the sole owner of, or maintain the majority ownership interest in, such organization.
B. INCIDENTAL MEDICAL MALPRACTICE

1. The following is added to the definition of "Occurrence" in the DEFINITIONS Section:

Unless you are in the business or occupation of providing professional health care services, "occurrence" also means an act or omission
committed by any of your "employees" who is employed by you as a registered nurse, licensed practical nurse, emergency medical technician or paramedic, in providing or failing to provide "incidental medical services" or "Good Samaritan services" to a person.
2. The following is added to the DEFINITIONS Section:
a. "Incidental medical services" means medical, surgical, dental, laboratory, x-ray or nursing service, treatment, advice or instruction; the related furnishing of food or beverages; the furnishing or dispensing of drugs or medical supplies or appliances; or first aid.
b. "Good Samaritan services" means those medical services rendered or provided in an emergency and for which no remuneration is demanded or received.
3. The following is added to Paragraph 2.a.(1) of SECTION II $\square$ WHO IS AN INSURED
Paragraphs (1) (a), (b), (c) and (d) above do not apply to any of your "employees" who are employed by you as a registered nurse, licensed practical nurse, emergency medical technician or paramedic but only while performing the services described in Paragraph 1. above and while acting within the scope of their employment by you. Any such "employees" rendering "incidental medical services" or "Good Samaritan services" will be deemed to be acting within the scope of their employment by you.
4. The following exclusion is added to Paragraph 2. Exclusions of SECTION I COVERAGES $\quad$ COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:

## Sale of Pharmaceuticals

"Bodily injury" or "property damage" arising out of the willful violation of a penal statute or ordinance relating to the sale of pharmaceuticals committed by or with the knowledge or consent of the insured.
5. The following is added to Paragraph 4.b., Excess Insurance, of SECTION IV ■ COMMERCIAL GENERAL LIABILITY CONDITIONS:
This insurance is excess over any valid and collectible "other insurance", whether primary, excess, configent or on any other basis, that is available to you or any of your "employees"
for "bodily injury" that arises out of providing or failing to provide "incidental medical services" or "Good Samaritan services", except for insurance purchased specifically by you to apply in excess of the Limits of Insurance shown in the Declarations for this Coverage Part.
6. The following is added to Paragraph 5. of SECTION III LIMITS OF INSURANCE:
For the purposes of determining the applicable Each Occurrence Limit, all related acts or omissions committed by any of your "employees" in providing or failing to provide "inciden* tal medical services" or "Good Samaritan services" to any one person will be deemed to be one "occurrence".
C. REASONABLE FORCE PROPERTY DAMAGE EXCEPTION TO EXPECTED OR INTENDED INJURY EXCLUSION
The following replaces Exclusion a., Expected Or Intended injury, in Paragraph 2. of SECTION 1 COVERAGES COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:
a. Expected Or Intended Injury Or Damage
"Bodily injury" or "property damage" expected or intended from the standpoint of the insured. This exclusion does nat apply to "bodily injury" or "property damage" resulting from the use of reasonable force to protect any person or property.

## D. NON-OWNED WATERCRAFT ■ INCREASED TO UP TO 75 FEET

1. The following replaces Paragraph (2) of Exclusion g., Aircraft, Auto Or Watercraft, in Paragraph 2. of SECTION $1 \square$ COVERAGES - COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:
(2) A watereraft you do not own that is:
(a) Less than 75 feet long; and
(b) Not being used to carry any person or propenty for a charge.
2. The following is added to SECTION II WHO IS AN INSURED:
Any person who, with your expressed or implied consent, either uses or is responsible for the use of a nonowned watercraft that is less than 75 feet and not being used to carry person or property for a charge is included as an insured under this Coverage Part.

## E. AIRCRAFT CHARTERED WITH PILOT <br> The following is added to Exclusion g ., Aircraft, Auto Or Watercraft, in Paragraph 2. of SECTION 1 COVERAGES © COVERAGE A BODILY IN. JURY AND PROPERTY DAMAGE LIABILITY:

This exclusion does not apply to an aircraft that is:
(a) Chartered with a pilot to any insured; and
(b) Not owned by any insured.

## F. EXTENSION OF COVERAGE ■ DAMAGE TO PREMISES RENTED TO YOU

1. The following replaces the last paragraph of SECTION I COVERAGES ■COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:
Exclusions c. through $n$. do not apply to damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by:
a. Fire:
b. Explosion:
c. Lightning:
d. Smoke resulting from such fire, explosion, or lightning; or
e. Water.

A separate limit of insurance applies to this coverage as described in SECTION III $\quad$ LIMITS OF INSURANCE
2. The insurance under this Provision F. does not apply to damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by:
a. Rupture, bursting, or operation of pressure relief devices;
b, Rupture or bursting due to expansion or swelling of the contents of any building or structure, caused by or resulting from water; or
c. Explosion of steam boilers, steam pipes, steam engines, or steam turbines.
3. The following replaces Paragraph 6. of SECTION III LIMITS OF INSURANCE
Subject to 5. above, the Damage To Premises Rented To You Limit is the most we will pay under Coverage A for the sum of all damages because of "property damage" to any fe premises while rented to you, or temporarily occupied by you with permission
of the owner, caused by: fire; explosion; lightning; smoke resulting from such fire, explosion, or lightning; or water. The Damage To Premises Rented To You Limit will apply to all "property damage" proximately caused by the same "occurrence", whether such damage results from: fire; explosion; lightning; smoke resulting from such fire, explosion, or lightning; or water; or any combination of any of these causes.
The Damage To Premises Rented To You Limit will be the higher of:
a. $\$ 300,000$; or
b. The amount shown for the Damage To Premises Rented To You Limit in the Declarations for this Coverage Part.
4. The following replaces Paragraph a. of the definition of "insured contract" in the DEFINITIONS Section:
a. A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by: fire; explosion; lightning; smoke resulting from such fire, explosion, or lightning; or water is not an "insured contract";
G. PERSONAL INJURY ■ ASSUMED BY CONTRACT
The following replaces Exclusion e., Contractual Liability in Paragraph 2, of SECTION I COVERAGES C COVERAGE B PERSONAL AND ADVERTISING INJURY LIABILITY:
"Advertising injury" for which the insured has assumed liability in a contract or agreement. This exclusion does not apply to liability for damages that the insured would have in the absence of the contract or agreement.

## H. INCREASED SUPPLEMENTARY PAYMENTS

1. The following replaces Paragraph 1.b. of SUPPLEMENTARY PAYMENTS ■ COVERAGES A AND B OF SECTION I■ COVERAGES:
b. Up to $\$ 2,500$ for cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the Bodily Injury Liability Coverage applies. We do not have to furnish these bonds.
2. The following replaces Paragraph 1.d. of SUPPLEMENTARY PAYMENTS -COVERAGES A AND B of SECTION $1 \square$ COVERAGES:
d. All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to $\$ 500$ a day because of time off from work.

## 1. ADDITIONAL INSURED OWNER, MANAGER

 OR LESSOR OF PREMISES1. The following is added to SECTION II $\square$ WHO IS AN INSURED:
Any person or organization that you have agreed in a "written contract requiring insurance" to include as an additional insured on this Coverage Part is an insured, but:
a. Only with respect to liability for "bodily injury" or "property damage" that occurs, or "personal injury" caused by an offense committed, after you have entered into that "written contract requiring insurance"; and
b. Only if the "bodily injury", "property damage" or "personal injury" is caused, in whole or in part, by acts or omissions of you or any person or organization performing operations on your behalf, and arises out of the ownership, maintenance or use of that part of any premises leased to you under that "written contract requiring insurance".
2. The insurance provided to such additional insured under this Provision I. is subject to the following provisions:
a. The limits of insurance afforded to such additional insured shall be the limits which you agreed to provide in the "written contract requiring insurance", or the limits shown in the Declarations for this Coverage Part, whichever are less; and
b. The insurance afforded to such additional insured does not apply to:
(1) Any "bodily injury" or "property damage" that occurs, or "personal injury" caused by an offense committed, after you cease to be a tenant in that premises;
(2) Any structural alterations, new construction or demolition operations
performed by or on behalf of such additional insured; or
(3) Any premises for which coverage is excluded by another endorsement to this Coverage Part.
3. This Provision I. does not apply on any basis to any person or organization for which coverage as an additional insured specifically is added by another endorsement to this Coverage Part.

## J. ADDITIONAL INSURED LESSOR OF LEASED EQUIPMENT

1. The following is added to SECTION II $\square$ WHO IS AN INSURED:
Any person or organization that you have agreed in a "written contract requiring insurance" to include as an additional insured on this Coverage Part is an insured, but:
a. Only with respect to liability for "bodily injury" or "property damage" that occurs, or "personal injury" caused by an offense committed, after you have entered into that "written contract requiring insurance"; and
b. Only if the "bodily injury", "property damage" or "personal injury" is caused, in whole or in part, by acts or omissions of you or any person or organization performing operations on your behalf, in the maintenance, operation or use of equipment leased to you by such additional insured.
2. The insurance provided to such additional insured under this Provision J. is subject to the following provisions:
a. The limits of insurance afforded to such additional insured shall be the limits which you agreed to provide in the "written contract requiring insurance", or the limits shown in the Declarations for this Coverage Part, whichever are less; and
b. The insurance afforded to such additional insured does not apply:
(1) To any "bodily injury" or "property damage" that occurs, or "personal injury" caused by an offense committed, after the equipment lease expires; or
(2) If the equipment is leased with an operator.
3. This Provision J. does not apply on any basis to any person or organization for which coverage as an additional insured specifically is added by another endorsement to this Coverage Part.
K. ADDITIONAL INSURED - STATE OR POLITICAL SUBDIVISIONS $\square$ PERMITS RELATING TO PREMISES
The following is added to SECTION II WHO IS AN INSURED:
Any state or political subdivision that has issued a permit in connection with premises owned or occupied by, or rented or loaned to, you, is an insured, but only with respect to "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of the existence, ownership, use, maintenance, repair, construction, erection or removal of advertising signs, awnings, canopies, cellar entrances, coal holes, driveways, manholes, marquees, hoist away openings, sidewalk vaults, elevators, street banners or decorations for which that state or political subdivision has issued such permit.
L. ADDITIONAL INSURED ■ STATE OR POLITICAL SUBDIVISIONS $m$ PERMITS RELATING TO OPERATIONS
The following is added to SECTION II ■ WHO IS AN INSURED:
Any state or political subdivision that has issued a permit is an insured, but only with respect to "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of operations performed by you or on your behalf for which that state or political subdivision has issued such permit. However, no such state or political subdivision is an insured for:
4. "Bodily injury", "property damage", "personal injury" or "advertising injury" ansing out of operations performed for that state or political subdivision; or
5. "Bodily injury" or "property damage" included within the "products $\square$ completed operations hazard".
M. WHO IS AN INSURED m NEWLY ACQUIRED OR FORMED ORGANIZATIONS
The following replaces Paragraph 4.a of SECTION II $\_$WHO IS AN INSURED:
a. Coverage under this provision is afforded only until the 180th day after you acquire or form
1 the organization or the end of the policy pe-
riod, whichever is earlier. Any such newly acquired or formed organization that you report in writing to us within 180 days after you acquire or form the organization will be covered under this provision until the end of the policy period, even if there are more than 180 days remaining until the end of the policy period.
N. INJURY TO CO-EMPLOYEES AND COVOLUNTEER WORKERS
The following is added to SECTION II WHO IS AN INSURED:
6. Your "employees" are insureds with respect to "bodily injury" to a co-"employee" in the course of the co-"employee's" employment by you, or to your "volunteer workers" while performing duties related to the conduct of your business, provided that this coverage for your "employees" does not apply to acts outside the scope of their employment by you or while performing duties unrelated to the conduct of your business.
7. Your "volunteer workers" are insureds with respect to "bodily injury" to a co-"volunteer worker" while performing duties related to the conduct of your business, or to your "employees" in the course of the "employee's" employment by you, provided that this coverage for your "volunteer workers" does not apply while performing duties unrelated to the conduct of your business.
8. Subparagraphs 2.a.(1)(a), (b) and (c) and 3.a. of SECTION II WHO IS AN INSURED do not apply to "bodily injury" for which insurance is provided by paragraph 1. or 2. above.

## O. MEDICAL PAYMENTS LIMIT

The following replaces paragraph 7. of SECTION III■ LIMITS OF INSURANCE:
Subject to 5. above, the Medical Expense Limit is the most we will pay under Coverage $C$ for all medical expenses because of "bodily injury" sustained by any one person, and will be the higher of:
a, $\$ 10,000$; or
b. The amount shown on the Declarations for Medical Expense Limit.
P. KNOWLEDGE AND NOTICE OF OCCURRENCE OR OFFENSE

The following is added to Paragraph 2. Duties In The Event of Occurrence, Offense, Claim Or

## Suit of SECTION IV ■ COMMERCIAL GENERAL LIABILITY CONDITIONS:

Notice of an "occurrence" or of an offense which may result in a claim must be given as soon as practicable after knowledge of the "occurrence" or offense has been reported to you, one of your "executive officers" (if you are a corporation), one of your partners who is an individual (if you are a partnership), one of your managers (if you are a limited liability company), one of your trustees who is an individual (if you are a trust), or an "employee" (such as an insurance, loss control or risk manager or administrator) designated by you to give such notice.
Knowledge by any other "employee" of an "occurrence" or offense does not imply that you also have such knowledge.
Notice of an "occurrence" or of an offense which may result in a claim will be deemed to be given as soon as practicable to us if it is given in good faith as soon as practicable to your workers' compensation, accident, of health insurer. This applies only if you subsequently give notice of the "occurrence" or offense to us as soon as practicable after you, one of your "executive officers" (if you are a corporation), one of your partners who is an individual (if you are a partnership), one of your managers (if you are a limited liability company), one of your trustees who is an individual (if you are a trust), or an "employee" (such as an insurance, loss control or risk manager or administrator) designated by you to give such notice discovers that the "occurrence" or offense may involve this policy.

## Q. OTHER INSURANCE CONDITION

1. The following replaces Paragraph 4., Other Insurance of SECTION IV $\_$COMMERCIAL GENERAL LIABILITY CONDITIONS:

## 4. Other Insurance

If valid and collectible "other insurance" is available to the insured for a loss we cover under Coverages $A$ or $B$ of this Coverage Part, our obligations are limited as follows:
a. Primary Insurance

This insurance is primary except when b. below applies. If this insurance is primary, our obligations are not affected unless any of the "other insurance" is also primary. Then, we will share with all that "other insur-
ance" by the method described in c. below.
b. Excess Insurance

This insurance is excess over any of the "other insurance", whether primary, excess, contingent or on any other basis:
(1) That is Fire, Extended Coverage, Builder's Risk, Installation Risk, or similar coverage for "your work":
(2) That is Fire insurance for premises rented to you or temporarily occupied by you with permission of the owner;
(3) That is insurance purchased by you to cover your liability as a tenant for "property damage" to premises rented to you or temporarily occupied by you with permission of the owner; or
(4) If the loss arises out of the maintenance or use of aircraft, "autos", or watercraft to the extent not subject to Exclusion g. of Section I Coverage A $\square$ Bodily Injury And Property Damage Liability; or
(5) That is available to the insured when the insured is an additional insured under any other policy, including any umbrella or excess policy.
When this insurance is excess, we will have no duty under Coverages A or B to defend the insured against any "suit" if any provider of "other insurance" has a duty to defend the insured against that "suit". If no provider of "other insurance" defends, we will undertake to do so, but we will be entitled to the insured's rights against all those providers of "other insurance".
When this insurance is excess over "other insurance", we will pay only our share of the amount of the loss, if any, that exceeds the sum of:
(1) The total amount that all such "other insurance" would pay for the loss in the absence of this insurance; and
(2) The total of all deductible and self-insured amounts under that "other insurance".

We will share the remaining loss, if any, with any "other insurance" that is not described in this Excess Insurance provision.
c. Method Of Sharing

If all of the "other insurance" permits contribution by equal shares, we will follow this method also. Under this approach each provider of insurance contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.
If any of the "other insurance" does not permit contribution by equal shares, we will contribute by limits. Under this method, the share of each provider of insurance is based on the ratio of its applicable limit of insurance to the total applicable limits of insurance of all providers of insurance.
2. The following definition is added to SECTION V ■ DEFINITIONS:
"Other insurance":
a. Means insurance, or the funding of losses, that is provided by, through or on behalf of:
(1) Another insurance company;
(2) Us or any of our affiliated insurance companies, except when the Non cumulation of Each Occurrence Limit section of Paragraph 5. of LIMITS OF INSURANCE (Section III) or the Non cumulation of Personal and Advertising Injury limit sections of Paragraph 4, of LIMITS OF INSURANCE (Section III) applies;
(3) Any risk retention group;
(4) Any self-insurance method or program, other than any funded by you and over which this Coverage Part applies; or
(5) Any similar risk transfer or risk management method.
b. Does not include umbrella insurance, or excess insurance, that you bought specifically to apply in excess of the Limits of

Insurance shown on the Declarations of this Coverage Part.

## R. UNINTENTIONAL OMISSION

1. The following is added to Paragraph 6. Representations of SECTION IV $\square$ COMMERCIAL GENERAL LIABILITY CONDITIONS:

The unintentional omission of, or unintentional error in, any information provided by you which we relied upon in issuing this policy shall not prejudice your rights under this insurance.
2. This Provision $R$, does not affect our right to collect additional premium or to exercise our right of cancellation or nonrenewal in accordance with applicable insurance laws or regulations.
S. WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US WHEN REQUIRED BY CONTRACT
The following is added to Paragraph 8. Transfer of Rights of Recovery Against Others to Us of SECTION IV COMMERCIAL GENERAL LIABILITY CONDITIONS:
We waive any rights of recovery we may have against any person or organization because of payments we make for "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of:

1. Premises owned by you, temporarily occupied by you with permission of the owner, or leased or rented to you;
2. Ongoing operations performed by you, or on your behalf, under a contract or agreement with that person or organization;
3. "Your work"; or
4. "Your products",

We waive these rights only where you have agreed to do so as part of a "written contract requiring insurance" entered into by you before, and in effect when, the "bodily injury" or "property damage" occurs, or the "personal injury" offense or "advertising injury" offense is committed.

## T. AMENDED BODILY INJURY DEFINITION

The following replaces the definition of "bodily injury" in the DEFINITIONS Section:
"Bodily injury" means bodily injury, mental anguish, mental injury, shock, fright, disability, humiliation, sickness or disease sustained by a per-
son, including death resulting from any of these at any time.
U. AMENDED INSURED CONTRACT DEFINITION - RAILROAD EASEMENT

1. Subparagraph c. of the definition of "insured contract" in the DEFINITIONS Section is replaced by the following:
c. Any easement or license agreement;
2. Subparagraph f.(1) of the definition of "insured contract" in the DEFINITIONS Section is deleted.

## V. ADDITIONAL DEFINITION WRITTEN CON TRACT REQUIRING INSURANCE

The following definition is added to the DEFINITIONS Section:
"Written contract requiring insurance" means that part of any written contract or written agreement under which you are required to include a person or organization as an additional insured on this Coverage Part, provided that the "bodily injury" and "property damage" occurs, and the "personal injury" is caused by an offense committed:
a. After the signing and execution of the contract or agreement by you;
b. While that part of the contract or agreement is in effect; and
c. Before the end of the policy period.

## THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

## business auto extension Endorsement

This endorsement modifies insurance provided under the following:

## BUSINESS AUTO COVERAGE FORM

GENERAL DESCRIPTION OF COVERAGE - This endorsement broadens coverage. However, coverage for any injury, damage or medical expenses described in any of the provisions of this endorsement may be excluded or limited by another endorsement to the Coverage Part, and these coverage broadening provisions do not apply to the extent that coverage is excluded or limited by such an endorsement. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the provisions of this endorsement and the rest of your policy carefully to determine rights, duties, and what is and is not covered.

## A. BROAD FORM NAMED INSURED

B. BLANKET ADDITIONAL INSURED
C. EMPLOYEE HIRED AUTO
D. EMPLOYEES AS INSURED
E. SUPPLEMENTARY PAYMENTS - INCREASED LIMITS
F. HIRED AUTO - LIMITED WORLDWIDE COVERAGE - INDEMNITY BASIS
G. WAIVER OF DEDUCTIBLE - GLASS

## PROVISIONS

## A. BROAD FORM NAMED INSURED

The following is added to Paragraph A.1. Who Is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
Any organization you newly acquire or form during the policy period over which you maintain $50 \%$ or more ownership interest and that is not separately insured for Business Auto Coverage. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier.
B. BLANKET ADDITIONAL INSURED

The following is added to Paragraph c. in A.1., Who is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
Any person or organization who is required under a written contract or agreement between you and that person or organization, that is signed and executed by you before the "bodily injury" or "property damage" occurs and thal is in effect during the policy period, to be named as an additional insured is an "insured" for Covered Autos Liability Coverage, but only for damages to which
H. HIRED AUTO PHYSICAL DAMAGE - LOSS OF USE - INGREASED LIMIT

1. PHYSICAL DAMAGE - TRANSPORTATION EXPENSES - INCREASED LIMIT
J. PERSONAL PROPERTY
K. AIRBAGS
L. NOTICE AND KNOWLEDGE OF ACCIDENT OR Loss
M. BLANKET WAIVER OF SUBROGATION
N. UNINTENTIONAL ERRORS OR OMISSIONS
this insurance applies and only to the extent that person or organization qualifies as an "insured" under the Who is An Insured provision contained in Section II.
C. EMPLOYEE HIRED AUTO
2. The following is added to Paragraph A.1., Who Is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
An "employee" of yours is an "insured" while operating an "auto" hired or rented under a contract or agreement in an "employee's" name, with your permission, while performing duties related to the conduct of your business.
3. The following replaces Paragraph b. in B.5., Other Insurance, of SECTION IV - BUSINESS AUTO CONDITIONS:
b. For Hired Auto Fhysical Damage Coverage, the following are deemed to be covered "autos" you own:
(1) Any covered "auto" you lease, hire, rent or borrow; and
(2) Any covered "auto" hired or rented by your "employee" under a contract in an "employee's" name, with your
permission, while performing duties related to the conduct of your business.

However, any "auto" that is leased, hired, rented or borrowed with a driver is not a covered "auto".
D. EMPLOYEES AS INSURED

The following is added to Paragraph A.1., Who is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
Any "employee" of yours is an "insured" while using a covered "auto" you don't own, hire or borrow in your business or your personal affairs.
E. SUPPLEMENTARY PAYMENTS - INCREASED LIMITS

1. The following replaces Paragraph A.2,a.(2), of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
(2) Up to $\$ 3,000$ for cost of bail bonds (including bonds for related traffic law violations) required because of an "accident" we cover. We do not have to furnish these bonds.
2. The following replaces Paragraph A.2.a.(4), of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
(4) All reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to $\$ 500$ a day because of time off from work.
F. HIRED AUTO - LIMITED WORLDWIDE COVERAGE - INDEMNITY BASIS
The following replaces Subparagraph (5) in Paragraph B.7., Pollcy Period, Coverage Territory, of SECTION IV - BUSINESS AUTO CONDITIONS:
(5) Anywhere in the world, except any country or jurisdiction while any trade sanction, embargo, or similar regulation imposed by the United States of America applies to and prohibits the transaction of business with or within such country or jurisdiction, for Covered Autos Liability Coverage for any covered "auto" that you lease, hire, rent or borrow without a driver for a period of 30 days or less and that is not an "auto" you lease, hire, rent or borrow from any of your "employees", partners (if you are a partnership), members (if you are a limited liability company) or members of their households.
(a) With respect to any claim made or "suil" brought outside the United States of America, the territories and possessions of the United States of America, Puerto Rico and Canada:
(i) You must arrange to defend the "insured" against, and investigate or settle any such claim or "suit" and keep us advised of all proceedings and actions.
(ii) Neither you nor any other involved "insured" will make any settlement without our consent.
(iii) We may, at our discretion, participate in defending the "insured" against, or in the settlement of, any claim or "suit".
(iv) We will reimburse the "insured" for sums that the "insured" legally must pay as damages because of "bodily injury" or "property damage" to which this insurance applies, that the "insured" pays with our consent, but only up to the limit described in Paragraph C., Limits Of Insurance, of SECTION II - COVERED AUTOS LIABILITY COVERAGE.
(v) We will reimburse the "insured" for the reasonable expenses incurred with our consent for your investigation of such claims and your defense of the "insured" against any such "suit", but only up to and included within the limit described in Paragraph C., Limits Of Insurance, of SECTION II - COVERED AUTOS LIABILITY COVERAGE, and not in addition to such limit. Our duty to make such payments ends when we have used up the applicable limit of insurance in payments for damages, settlements or defense expenses.
(b) This insurance is excess over any valid and collectible other insurance available to the "insured" whether primary, excess, contingent or on any other basis.
(c) This insurance is not a substitute for required or compulsory insurance in any country outside the United States, its territories and possessions, Puerto Rico and Canada.

You agree to maintain all required or compulsory insurance in any such country up to the minimum limits required by local law. Your failure to comply with compulsory insurance requirements will not invalidate the coverage afforded by this policy, but we will only be liable to the same extent we would have been liable had you complied with the compulsory insurance requirements.
(d) It is understood that we are not an admitted or authorized insurer outside the United States of America, its territories and possessions, Puerto Rico and Canada. We assume no responsibility for the furnishing of certificates of insurance, or for compliance in any way with the laws of other countries relating to insurance.

## G. WAIVER OF DEDUCTIBLE - GLASS

The following is added to Paragraph $\mathrm{D}_{\text {, }}$, Deductible, of SECTION III - PHYSICAL DAMAGE COVERAGE:
No deductible for a covered "auto" will apply to glass damage if the glass is repaired rather than replaced.
H. HIRED AUTO PHYSICAL DAMAGE - LOSS OF USE - INCREASED LIMIT
The following replaces the last sentence of Paragraph A.4.b., Loss Of Use Expenses, of SECTION III - PHYSICAL DAMAGE COVERAGE:
However, the most we will pay for any expenses for loss of use is $\$ 65$ per day, to a maximum of $\$ 750$ for any one "accident".
I. PHYSICAL DAMAGE - TRANSPORTATION EXPENSES - INCREASED LIMIT
The following replaces the first sentence in Paragraph A.4.a., Transportation Expenses, of SECTION III - PHYSICAL DAMAGE COVERAGE:
We will pay up to $\$ 50$ per day to a maximum of $\$ 1,500$ for temporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger lype.
J. PERSONAL PROPERTY

The following is added to Paragraph A.4., Coverage Extensions, of SECTION III - PHYSICAL DAMAGE COVERAGE:

## Personal Property

We will pay up to $\$ 400$ for "loss" to wearing apparel and other personal properiy which is:
(1) Owned by an "insured": and
(2) In or on your covered "auto".

This coverage applies only in the event of a total theft of your covered "auto".
No deductibles apply to this Personal Property coverage.
K. AIRBAGS

The following is added to Paragraph B.3., Exclusions, of SECTION III - PHYSICAL DAMAGE COVERAGE:
Exclusion 3.a. does not apply to "loss" to one or more airbags in a covered "auto" you own that inflate due to a cause other than a cause of "loss" set forth in Paragraphs A.1.b. and A.1.c., but only:
a. If that "auto" is a covered "auto" for Comprehensive Coverage under this policy;
b. The airbags are not covered under any warranty: and
c. The airbags were not intentionally inflated.

We will pay up to a maximum of $\$ 1,000$ for any one "loss".
L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS
The following is added to Paragraph A,2,a, of SECTION IV - BUSINESS AUTO CONDITIONS:
Your duty to give us or our authorized representative prompt notice of the "accident" or "loss" applies only when the "accident" or "loss" is known to:
(a) You (if you are an individual);
(b) A partner (if you are a partnership);
(c) A member (if you are a limited liability company);
(d) An executive officer, director or insurance manager (if you are a corporation or other organization); or
(e) Any "employee" authorized by you to give notice of the "accident" or "loss".
M. BLANKET WAIVER OF SUBROGATION

The following replaces Paragraph A.5., Transfer Of Rights Of Recovery Against Others To Us. of SECTION IV - BUSINESS AUTO CONDITIONS:
5. Transfer Of Rights Of Recovery Against Others To Us
We waive any right of recovery we may have against any person or organization to the extent required of you by a written contract signed and executed prior to any "accident" or "loss", provided that the "accident" or "loss" arises out of operations contemplated by
such contract. The waiver applies only to the person or organization designated in such contract.
N. UNINTENTIONAL ERRORS OR DMISSIONS

The following is added to Paragraph B.2., Concealment, Misrepresentation, Or Fraud, of SECTIION IV - BUSINESS AUTO CONDITIONS:

The unintentional omisslon of, or unintentional error in, any information given by you shall not prejudice your rights under this insurance. How* ever this provision does nol affect our right to collect additional premium or exercise our right of cancellation or nonurenewal.

Policy Number: WZP810.38417
Effective Date: 05/01/2017
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

## WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT - CALIFORNIA


#### Abstract

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.) You must maintain payroll records accurately segregating the remuneration of your employees while engaged in the work described in the Schedule. The additional premium for this endorsement shall be. \% of the California workers' compensation premium otherwise due on such remuneration.


## SCHEDULE

## Person or Organization

Oakland Unified School District
Attn: Cesar Monterrosa
955 High Street
Oakland, CA 94601

Job Description
Waiver of Subrogation in favor of:- Oakland Unified School District and the State and their representatives, employees, trustees, officers and volunteers.


Authorized Representative
(1) Printed in U.S.A.

Policy Expiration Date:

OAKLAND UNIFIED
SCHOOL DISTRICT


## DIVISION OF FACILITIES PLANNING \& MANAGEMENT ROUTING FORM

| Project Information |  |  |  |  |
| :--- | :--- | :--- | :--- | :---: |
| Project Name | Bret Harte Middle SchoolField Project | Site | 206 |  |
| Basic Directions |  |  |  |  |
| Services cannot be provided until the contract is fully approved and a Purchase Order has been issued. |  |  |  |  |
| Attachment <br> Checklist | Proof of general liability insurance, including certificates and endorsements, if contract is over $\$ 15,000$ |  |  |  | | Workers compensation insurance certification, unless vendor is a sole provider |
| :--- |


| Contractor Information |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Contractor Name | Ninyo \& Moore | Agency's Contact |  | Ruchil Shah |  |  |  |
| OUSD Vendor ID \# | V058012 |  |  | Title ${ }^{\text {T }}$ |  |  |  |  |
| Street Address | 1956 Webster Street Ste. 400 | City | Oakland | State | CA | Zip | 94612 |
| Telephone | 510-633-5640 | Policy Expires |  |  |  |  |  |
| Contractor History | Previously been an OUSD contractor? X Yes $\square$ No |  | Worked as an OUSD employee? $\square$ Yes X No |  |  |  |  |
| OUSD Project \# | 16100 |  |  |  |  |  |  |


| Term |  |  |  |
| :--- | :--- | :--- | :--- |
| Date Work Will Begin | $5-10-2018$ | Date Work Will End By <br> (not more than 5 years from start date) | $12-31-2018$ |



| Approval and Routing (in order of approval steps) |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Services cannot be provided before the contract is fully approved and a Purchase Order is issued. Signing this document affims that to your knowledge services were not provided before a PO was issued. |  |  |  |  |  |
| 1. | Division Head | Phone | 510-535-7038 | Fax | 510-535-7082 |
|  | Director, Facilities Planning and Management |  |  |  |  |
|  | Signature |  | Date Approved |  |  |
| 2. | General Counsel, Department of Faci/fites Planning and Management |  |  |  |  |
|  | Signature / |  | Date Approved |  |  |
| 3. | Deputy Chief, Facilities Planning and Management |  |  |  |  |
|  | Signature |  |  |  |  |
| 4. | Senior Business Officer, Board of Education |  |  |  |  |
|  | Signature |  | Date Approved |  |  |
|  | President, Bo |  |  |  |  |
| 5. | Signature |  | Date Approved |  |  |


| Board Office Use: Legislative File Info. |  |
| :--- | :--- |
| File ID Number | $18-05 / 3$ |
| Introduction Date | $3-28-2017$ |
| Enactment Number | 8587 |
| Enactment Date | $3 / 25 / / 8$ |

## Memo

From

Board Meeting Date
Subject

## Action Requested

Fiscal Impact
Attachments

Discussion

LBP (Local Business Participation Percentage)

Recommendation

Board of Education
Kyla Jobhson-Trammell, Superintendent and Secretary, Board of Education Roland Broach, Interim Deputy Chief, Facilities Planning and Management
March 28, 2018
Independent Contractor (Consultant) Agreement Less than \$90,200 - Ninyo \& Moore - Bret Harte Field Project

Approval by the Board of Education of an Independent Contractor (Consultant) Agreement less than $\$ 90,200$ between the District and Ninyo \& Moore, Oakland, CA, for the latter to provide special Inspection and testing services, laboratory testing and project management services, in conjunction with the Bret Harte Field Project, more specifically delineated in the Scope of Services in Exhibit " $A$ ", incorporated herein by reference as though fully set forth, commencing March 29, 2018 and concluding no later than December 31, 2018, in an amount not-to exceed $\$ 13,539.00$.

Geotechnical \& Environmental Inspection Testing services are required during construction of the new turf field at school site.
100.00\%

Approval by the Board of Education of an Independent Contractor (Consultant) Agreement less than $\$ 90,200$ between the District and Ninyo \& Moore, Oakland, CA, for the latter to provide special Inspection and testing services, laboratory testing and project management services, in conjunction with the Bret Harte Field Project, more specifically delineated in the Scope of Services in Exhibit "A", incorporated herein by reference as though fully set forth, commencing March 29, 2018 and concluding no later than December 31, 2018, in an amount not-to exceed $\$ 13,539.00$.

Fund 21, Measure B

- Independent Contractor(Consultant) Agreement including scope of work
- Consultant Proposal
- Certificate of Insurance


## CONTRACT JUSTIFICATION FORM

## This Form Shall Be Submitted to the Board Office With Every Consent Agenda Contract.

## Legislative File ID No.

Department: Facilities Planning and Management
Vendor Name: Ninyo \& Moore
Project Name: Bret Harte Field Project No: 16100
Contract Term: Intended Start: 3/29/2018 Intended End: 12/13/2018
Annual (if annual contract) or Total (if multi-year agreement) Cost: \$13,539.00
Approved by: Tadashi Nakadegawa
Is Vendor a local Oakland Business or have they meet the requirements of the
Local Business Policy?
Yes (No if Unchecked)
How was this Vendor selected?
Sent out a request for similar firms to provide quote for services. Ninyo and Moore was the one firm that responded.
Additionally they have been a client of the District and we have been satisfied with their performances.

Summarize the services this Vendor will be providing.
Vendor to perform special inspection and testing services, laboratory testing and project management services.

Was this contract competitively bid?Yes (No if Unchecked)

If No, please answer the following:

1) How did you determine the price is competitive?

Price quoted is similar to other firms performing same services.
2) Please check the competitive bid exception relied upon:

## Educational Materials

Special Services contracts for financial, economic, accounting, legal or administrative services$\square$ CUPCCAA Exception (Uniform Public Construction Cost Accounting Act)Professional Service Agreements of less than \$90,200 (increases a small amount on January 1 of each year)
$\square$ Construction related Professional Services such as Architects, DSA Inspectors, Environmental Consultants and Construction Managers (require a "fair, competitve selection process)Energy conservation and alternative energy supply (e.g., solar, energy conservation, co-generation and alternative energy supply sources)Emergency contracts
Technology contracts
$\square$ electronic data-processing systems, supporting software and/or services (including copiers/printers) over the $\$ 86,000$ bid limit, must be competitvely advertised, but any one of the three lowest responsible bidders may be selectedcontracts for computers, software, telecommunications equipment, microwave equipment, and other related electronic equipment and apparatus, including E-Rate solicitations, may be procured through an RFP process instead of a competitive, lowest price bid processWestern States Contracting Alliance Contracts (WSCA)California Multiple Award Schedule Contracts (CMAS) [contracts are often used for the purchase of information technology and software]
$\square$ Piggyback" Contracts with other governmental entitiesPerishable Food

## Sole Source

Change Order for Material and Supplies if the cost agreed upon in writing does not exceed ten percent of the original contract price
## 羅 <br> Other, please provide specific exception

3) $\square$ Not Applicable - no exception - Project was competitively bid
MATERIAL TESTING AND SPECIAL INSPECTION SERVICES April 2015


| Consolidated Engineering <br> Laboratories |  | $\mathbf{Y}$ | $\mathbf{1 0 0 . 0 \%}$ | $\mathbf{4 p t}$ | Minimum SLBE requirement waived |
| :--- | :--- | :---: | :---: | :---: | :---: |
|  | Consolidated Engineering <br> Laboratories | LBE | $100.0 \%$ |  |  |


| Ninyo \& Moore |  |  |  |  |  |
| :--- | :--- | :---: | :---: | :---: | :--- |
|  | Ninyo \& Moore | LBE | $\mathbf{1 0 0 \%}$ | $\mathbf{4 p t}$ | Meets all LBU requirements |
|  | Calichi | SLBE | $25 \%$ |  |  |

## INDEPENDENT CONSULTANT <br> Less Than \$90,200

This Independent Consultant Agreement for Professional Services ("Agreement") is made and entered into as of the 14th day of February 2018, by and between the Oakland Unified School District ("District") and Ninyo \& Moore ("Consultant"), (together, "Parties").

WHEREAS, the District is authorized to contract with and employ any persons for the furnishing of special and professional services and advice if those persons are specially trained and experienced and competent to perform the services required;

WHEREAS, the District is in need of such services and advice and the Consultant warrants that it is specially trained, licensed and experienced and competent to perform the services required by the District;
WHEREAS, the Consultant agrees to perform the services described in this Agreement in accordance with the standards of its profession, to District's satisfaction, and in accordance with this Agreement.

NOW, THEREFORE, the Parties agree as follows:

1. Services. Consultant shall furnish to the District the following services, as more fully described in Exhibit "A," attached hereto and incorporated herein by this reference ("Services"):

Scope of Services to perform special Inspection and testing services, laboratory testing and project management services.
2. Term. Consultant shall commence providing Services under this Agreement on March 29, 2018, and will diligently perform as required and complete performance by December 31, 2018, unless this Agreement is terminated and/or otherwise cancelled prior to that time. This Agreement may be extended upon mutual approval of both parties in writing on an annual basis to the extent permissible under applicable law.
3. Submittal of Documents. The Consultant shall not commence the Services under this Contract until the Consultant has submitted and the District has approved the certificate(s) and affidavit(s), and the endorsement(s) of insurance required as indicated below:
$x$ Signed Agreement $\quad x \quad$ W-9 Form
$X$ Insurance Certificates \& Endorsements
$X$ Debarment Certification
$\qquad$ $\times$ Fingerprinting/Criminal Background Investigation Certification
4. Compensation. District agrees to pay Consultant for Services satisfactorily rendered pursuant to this Agreement, a fixed fee of THIRTEEN THOUSAND FIVE HUNDRED THIRTY-NINE NO/100 Dollars ( $\$ 13,539.00$ ), paid monthly in proportion to Services performed.
4.1. District shall pay Consultant for all undisputed amounts in installment payments within thirty (30) days after the Consultant submits an invoice to the District for Services actually completed and after the District's written approval of the Services, or the portion of the Services for which payment is to be made (such approval not to be unreasonably withheld or delayed).

## 1

4.2. Any disputed Involced amount which cannot be resolved in good faith between the Partles within fifteen (15) business days shall be resolved in accordance with Section 25 below.
5. Expenses. Expenses will not be charged for Consultant's performance of these Services.
6. Materials. Consultant shall furnish, at its own expense, all labor, materials, equipment, supplies and other Items necessary to complete the services to be provided pursuant to this Agreement.
7. Local, Small Local and Small Local Resident Business Enterprise (L/SL/SLRBE) Program: Consultant shall comply with the requirements of District's L/SL/SLRBE Program, as appllcable, which may require a fifty percent ( $50 \%$ ) mandatory minimum local participation requirement in the performance of this Agreement. A copy of the District's Local Business Participation Pollcy can be obtained on the District's website, at www.ousd.k12.ca.us, under District Services, Facilities Planning \& Management Department, Bids and Requests for Proposals.
8. Independent Contractor. Consultant, in the performance of this Agreement, shall be and act as an Independent contractor. Consultant understands and agrees that it and all of its employees shall not be considered officers, employees, agents, partner, or joint venture of the District, and are not entitled to beneflts of any kind or nature normally provided employees of the District and/or to which District's employees are normally entitled, Including, but not limited to, State Unemployment Compensation or Worker's Compensation. Consultant shall assume full responslbility for payment of all federal, state and local taxes or contributions, Including unemployment insurance, soclal security and Income taxes with respect to Consultant's employees. In the performance of the Services herein contemplated, Consultant shall have the sole authority for controlling and directing the performance of the detalls of the work, District belng interested only in the results obtained.

## 9. Performance of Services / Standard of Care.

9.1. Standard of Care. Consultant represents that Consultant has the quallfications and abllity to perform the services in a professional manner, without the advice, control or supervision of District. Consultant's Services will be performed, findings obtained, reports and recommendations prepared in accordance with generally and currently accepted principles and practices of its profession for services to Callfornia school districts. Consultant's Services will be performed with due care and in accordance with applicable law, code, rule, regulation, and/or ordinance.
9.1.1. Consultant hereby represents that it possesses the necessary professional capabilities, qualifications, licenses, skilled personnel, experience, expertise, and financial resources, and it has available and will provide the necessary equipment, materlals, tools, and facilities to perform the Services in an efficient, professional, and timely manner In accordance with the terms and conditions of the Agreement.
9.1.2. Consultant shall be responsible for the professional quality, technical accuracy, completeness, and coordination of the Services, and Consultant understands that the DIstrict relies upon such professional quallty, accuracy, completeness, and coordination by Consultant in performing the Services.
9.1.3. Consultant shall ensure that any Individual performing work under the Agreement requiring a Callfornla llcense shall possess the approprlate license required by the State of Callfornla. All personnel shall have sufficlent skIll and experience to perform the work assigned to them.
9.1.4. Consultant shall carefully stuty and compare all documents, findings, and other Instructions and shall at once report to District, In writing, any error, inconsistency, or ombsion that Consultant or its employees may discover. Consultant shall use professional efforts in Identifying any errors, inconsistencies, or omissions.
9.1.5. Any representations, recommendations, opinlons or conclusions relating to the Services provided by Consultant must be made in writing by duly authorized representatives of Consultant.
9.2. Meetings. Consultant and District agree to participate in regular meetings to discuss strategles, timetables, Implementations of services, and any other issues deemed relevant to the operation of Consultant's performance of Services.
9.3. District Approval. The work completed herein must meet the approval of the District and shall be subject to the District's general right of inspection and supervislon to secure the satisfactory completlon thereof.
10. Originality of Services. Except as to standard generic details, Consultant agrees that all technologles, formulae, procedures, processes, methods, writings, Ideas, dialogue, compositions, recordings, teleplays and video productions prepared for, written for, or submitted to the District and/or used in connection with this Agreement, shall be wholly original to Consultant and shall not be copled in whole or in part from any other source, except that submitted to Consultant by District as a basis for such services.
11. Copyright/Trademark/Patent. Consultant understands and agrees that all matters produced under this Agreement shall become the property of District and cannot be used without District's express written permission. District shall have all right, title and interest in said matters, including the right to secure and malntain the copyright, trademark and/or patent of said matter In the name of the District (specifically excluding any underlying pre-existing intellectual property). District may, with Consultant's prior written consent, use Consultant's name in conjunction with the sale, use, performance and distribution of the matters, for any purpose and In any medium.

## 12. Termination.

12.1. For Convenience by District. District may, at any time, with or without reason, terminate this Agreement and compensate Consultant only for services satisfactorily rendered to the date of termination. Written notice by District shall be sufficient to stop further performance of services by Consultant. Notice shall be deemed given when recelved by the Consultant or no later than three (3) calendar days after the day of mailing, whichever is sooner.
12.2. For Convenience by Consultant. Consultant may, upon sixty ( 60 ) days notice, with or without reason, terminate this Agreement. Upon this termination, District shall only be obllgated to compensate Consultant for services satisfactorily rendered to the date of termination. Written notice by Consultant shall be sufficient to stop further performance of services to District. Consultant acknowledges that this sixty (60) day notice period is acceptable so that the District can attempt to procure the Services from another source.
12.3. With Cause by District. Distrlct may terminate this Agreement upon glving of written notice of Intention to terminate for cause. Cause shall include:
12.3.1. Material violation of this Agreement by the Consultant; or
12.3.2. any act by Consultant exposing the District to llabllity to others for personal injury or property damage; or
12.3.3. Consultant is adjudged a bankrupt, Consultant makes a general assignment for the benefit of creditors or a recelver is appolnted on account of Consultant's Insolvency.

Written notice by District shall contaln the reasons for such intention to terminate and, unless within three (3) calendar days after that notice the condition or violation shall cease or satisfactory arrangements for the correction thereof be made, this Agreement shall upon the expiration of the three (3) calendar days cease and terminate. In the event of this termination, the District may secure the required Services from another Consultant. If the expense, fees, and/or costs to the District exceeds the cost of providing the Services pursuant to this Agreement, the Consultant shall immediately pay the excess expense, fees, and/or costs to the District upon the receipt of the District's notice of these expense, fees, and/or costs. The foregoing provisions are in addition to and not a limitation of any other rights or remedles avallable to District.
12.4. Upon termination, Consultant shall provide the District with all documents produced malntalned or collected by Consultant pursuant to this Agreement, whether or not such documents are final or draft documents.
13. Indemnification. To the furthest extent permitted by Californla law, Consultant shall indemnify, and hold harmless the District, its Governing Board, agents, representatives, officers, consultants, employees, trustees, and volunteers ("the Indemnified Parties") from any and all claims, arising out of, pertaining to or relating to the negligence, recklessness, errors or omissions, or willful misconduct of Consultant. Consultant shall, to the fullest extent permitted by California law, defend the Indemnified Parties at Consultant's own expense, including attorneys' fees and costs, from any and all clalms arising out of, pertalning to, or relating to the negligence, recklessness, or willful misconduct of Consultant. The District shall have the right to accept or reject any legal representation that Consultant proposes to defend the indemnifled partles.

## 14. Insurance.

14.1. Consultant shall procure and maintain at all times it performs any portion of the Services the following insurance with minimum limits equal to the amount indicated below.
14.1.1. Commercial General Liability and Automobile Liability Insurance. Commerclal General Llability Insurance and Any Auto Automobile Llability Insurance that Insure against all claims of bodily injury, property damage, personal injury, death, advertising injury, and medical payments arising from Consultant's performance of any portion of the Services. (Form CG 0001 and CA 0001)
14.1.2. Workers' Compensation and Employers' Liability Insurance. Workers' Compensation Insurance and Employers' Liabllity Insurance for all of its employees performing any portion of the Services. In accordance with provisions of section 3700 of the Callfornla Labor Code, the Consultant shall be required to secure workers' compensation coverage for its employees. If any class of employee or employees engaged In performing any portion of the Services under this Agreement are not protected under the Workers' Compensation Statute, adequate Insurance coverage for the protection of any employee(s) not otherwise protected must be obtalned before any of those employee(s) commence performing any portion of the Services.
14.1.3. Professional Liablity (Errors and Omissions). Professional Llability (Errors and Omissions) Insurance as appropriate to the Consultant's profession.

| Type of Coverage | Minimum <br> Requirement |
| :--- | :--- |
| Commerclal General Liability Insurance, Including <br> Bodily Injury, Personal Injury, Property Damage, <br> Advertislng Injury, and Medlcal Payments <br> Each Occurrence <br> General Aggregate |  |
| Automoblle Liability Insurance - Any Auto | $\$ 1,000,000$ |
| Each Occurrence | $\$ 2,000,000$ |
| General Aggregate | $\$ 1,000,000$ |
| Professional Liability | $\$ 2,000,000$ |
| Workers Compensation | $\$ 1,000,000$ |
| Employer's Liability | Statutory LImits |

14.2. Proof of Carriage of Insurance. Consultant shall not commence performing any portion of the Services until all required insurance has been obtalned and certificates indicating the required coverage's have been delivered in dupllcate to the District and approved by the District. Certificates and Insurance policles shall Include the following:
14.2.1. A clause stating: "This pollcy shall not be canceled or reduced in required limits of Ilability or amounts of Insurance untll notice has been mailed to the District, stating date of cancellation or reduction. Date of cancellation or reduction shall not be less than thirty (30) days after date of malling notice."
14.2.2. Language stating in particular those insured, extent of insurance, location and operatlon to which Insurance applles, expiration date, to whom cancellation and reduction notice will be sent, and length of notice period.
14.2.3. An endorsement stating that the District and its Governing Board, agents, representatlves, employees, trustees, officers, consultants, and volunteers are named addItlonal Insureds under all policies except Workers' Compensation Insurance, Professlonal Liability, and Employers' Llability Insurance. An endorsement shall also state that Consultant's insurance pollcies shall be primary to any Insurance or self-Insurance maintained by District. An endorsement shall also state that there shall be a waiver of any subrogation.
14.2.4. All policles except the Professlonal Llabllity, Workers' Compensation, and Employers' Liabllity Insurance shall be written on an occurrence form.
14.3. Acceptability of Insurers. Insurance Is to be placed with insurers with a current A.M. Best's rating of no less than A: VII, unless otherwise acceptable to the District.
15. Assignment. The obllgations of the Consultant pursuant to this Agreement shall not be assigned by the Consultant.
16. Compliance with Laws. Consultant shall observe and comply with all applicable rules and regulations of the governing board of the District and all applicable federal, state, and local laws, ordinances and regulations. Consultant shall glve all notices requlred by any law, ordinance, rule and regulation bearing on conduct of the Services as Indicated or specified. If Consultant observes that any of the Services required by this Agreement are at varlance with any such laws, ordinance, rules or regulations, Consultant shall notify the District, In writing, and, at the sole
option of the District, any necessary changes to the scope of the Services shall be made and this Agreement shall be appropriately amended in writing, or this Agreement shall be terminated effective upon Consultant's receipt of a written termination notice from the District. If Consultant knowingly performs any work that is in violation of any laws, ordinances, rules or regulations, without first notifying the District of the violation, Consultant shall bear all costs arising therefrom.
17. Certificates/Permits / Llcenses / Registration. Consultant and all Consultant's employees or agents shall secure and maintaln in force such cert|ficates, permits, Ilcenses and registration as are required by law in connectlon with the furnishing of Services pursuant to this agreement.
18. Safety and Security. Consultant is responsible for maintalning safety In the performance of this Agreement. Consultant shall be responsłble to ascertain from the District the rules and regulations pertalning to safety, securlty, and driving on school grounds, particularly when children are present.
19. Employment with Public Agency. Consultant, If an employee of another public agency, agrees that Consultant wIII not recelve salary or remuneration, other than vacation pay, as an employee of another public agency for the actual time in which services are actually beling performed pursuant to thls Agreement.
20. Anti-Discrimination. It Is the policy of the District that in connection with all work performed under contracts there be no dlscrimination against any employee engaged in the work because of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condltion, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status and therefore the Consultant agrees to comply with applicable Federal and Callfornia laws Including, but not IImited to the California Fair Employment and Housing Act beginning with Government Code Section 12900 and Labor Code Section 1735 and District policy. In addition, the Consultant agrees to require like compliance by all its subcontractor(s).
21. Fingerprinting of Employees. The Fingerprinting/Criminal Background Investigation Certification must be completed and attached to this Agreement prior to Consultant's performing of any portion of the Services. Although District has determined that fingerprinting is not applicable to this Agreement, Consultant expressly acknowledges that the following conditions shall apply to any work performed by Consultant and/or Consultant's employees on a school site:
21.1. All site Visits shall be arranged through the District;
21.2. Consultant and Consultant's employees shall inform District of thelr proposed activities and location at the school site, allowing District time to arrange site visits without a disruption to the educational process;
21.3. Consultant and/or Consultant's employees shall check In with the school office each day Immedlately upon arriving at the school site;
21.4. Once at such location, Consultant and Consultant's employees shall not change locations without contacting the District;
21.5. Consultant and Consultant's employees shall not use student restroom facilities; and
21.6. If Consultant and Consultant's employees find themselves alone with a student, Consultant and Consultant's employees shall Immediately contact the school office and request that a member of the school staff be assigned to the work location.

[^0]\$13,539.00
22. Audit. Consultant shall establish and maintain books, records, and systems of account, in accordance with generally accepted accounting princlples, reflecting all business operations of Consultant transacted under this Agreement. Consultant shall retaln these books, records, and systems of account during the Term of this Agreement and for three (3) years thereafter. Consultant shall permit the District, its agent, other representatives, or an independent auditor to audit, examine, and make excerpts, coples, and transcripts from all books and records, and to make audlt(s) of all billing statements, Invoices, records, and other data related to the Services covered by this Agreement. Audit(s) may be performed at any time, provided that the District shall glve reasonable prior notice to Consultant and shall conduct audit(s) during Consultant's normal business hours, unless Consultant otherwise consents.
23. No Rights in Third Parties. This Agreement does not create any rights in, or Inure to the beneflt of, any third party except as expressly provided herein.
24. District's Evaluation of Consultant and Consultant's Employees and/or Subcontractors. The District may evaluate the Consultant in any manner which is permissible under the law. The District's evaluation may include, without limitation:
24.1. Requesting that District employee(s) evaluate the Consultant and the Consultant's employees and subcontractors and each of their performance.
24.2. Announced and unannounced observance of Consultant, Consultant's employee(s), and/or subcontractor(s).
25. Limitation of District Liability. Other than as provided in this Agreement, District's financlal obligations under this Agreement shall be limited to the payment of the compensation provided in this Agreement. Notwithstanding any other provision of this Agreement, in no event, shall District be llable, regardless of whether any clalm is based on contract or tort, for any special, consequential, indirect or incidental damages, Including, but not limited to, lost profits or revenue, arising out of or in connection with thls Agreement for the services performed In connection with this Agreement,
26. Disputes: In the event of a dispute between the parties as to performance of the Services, the interpretation of this Agreement, or payment or nonpayment for work performed or not performed, the parties shall attempt to resolve the dispute in good faith. Pending resolution of the dispute, Consultant agrees it will neither rescind the Agreement nor stop the performance of the Services, but will allow determination by the court of the State of Callfornia, in the county in which the District's administration office is located, having competent jurisdictlon of the dispute. Disputes may be determined by medlation if mutually agreeable, otherwise by litigation. Notice of the demand for mediation of a dispute shall be flled in writing with the other party to the Agreement. The demand for mediation shall be made within a reasonable time after written notice of the dispute has been provided to the other party, but in no case longer than ninety (90) days after inftial written notice. If a claim, or any portion thereof, remains in dispute upon satisfaction of all applicable dispute resolution requirements, the Consultant shall comply with all clalms presentation requlrements as provided in Chapter 1 (commencing with section 900) and Chapter 2 (commencing with section 910) of Part 3 of Division 3.6 of Title 1 of Government Code as a condition precedent to the Consultant's right to bring a civll action against the District. For purposes of those provislons, the running of the time within which a clalm must be presented to the District shall be tolled from the time the Consultant submits its written claim until the time the claim is denled, Including any time utllized by any applicable meet and confer process.
27. Confidentiality. The Consultant and all Consultant's agents, personnel, employee(s), and/or subcontractor(s) shall maintaln the confidentlality of all information recelved in the course of
Contract \#11: Independent Consultant Less than $\$ 90,200$ - Ninyo \& Moore - Bret Harte Field -
$\$ 13,539.00$
performing the Services. This requirement to malntain confidentality shall extend beyond the termination of thls Agreement.
28. Notice. Any notice required or permitted to be given under thls Agreement shall be deemed to have been given, served, and recelved if given in writing and either personally dellvered or deposited in the United States mail, registered or certifled mall, postage prepaid, return receipt required, or sent by overnight delivery service, or facsimile transmission, addressed as follows:

Oakland Unifled School District<br>955 High Street<br>Oakland, CA 94601<br>Tel: 510-535-7038; Fax: 510-535-7082<br>ATTN: Cesar Monterrosa

Ninyo \& Moore<br>1956 Webster Street, Ste. 400<br>Oakland, CA 94612<br>Tel: 510-343-3000<br>ATTN: Peter Connolly

Any notice personally given or sent by facsimile transmission shall be effective upon recelpt. Any notice sent by overnight delivery service shall be effectlve the business day next following dellvery thereof to the overnight delivery service. Any notice glven by mall shall be effectlve three (3) days after deposit In the United States mall.
29. Integration/Entire Agreement of Parties. This Agreement constitutes the entlre agreement between the Partles and supersedes all prior discussions, negotiations, and agreements, whether oral or written. This Agreement may be amended or modifled only by a written instrument executed by both Parties.
30. Callfornia Law. This Agreement shall be governed by and the rights, dutles and obligations of the Partles shall be determined and enforced In accordance with the laws of the State of Callfornla. The Parties further agree that any action or proceeding brought to enforce the terms and conditions of this Agreement shall be maintalned in the county in which the District's administration offices are located.
31. Walver. The walver by either party of any breach of any term, covenant, or condition hereln contalned shall not be deemed to be a walver of such term, covenant, condition, or any subsequent breach of the same or any other term, covenant, or condition herein contalned.
32. Severability. If any term, condition or provision of this Agreement is held by a court of competent jurisdiction to be invalld, vold or unenforceable, the remalning provisions will nevertheless continue In full force and effect, and shall not be affected, impalred or Invalldated In any way.
33. Incorporatlon of Recitals and Exhibit. The Recitals and exhiblt attached hereto are hereby Incorporated hereln by reference.
34. Provislons Required By Law Deemed Inserted. Each and every provlsion of law and clause required by law to be Inserted in this Agreement shall be deemed to be Inserted herein and thls Agreement shall be read and enforced as though it were included therein.
35. Authorlty to Bind Partles. Neither party in the performance of any and all dutles under this Agreement, except as otherwise provided In this Agreement, has any authority to bind the other to any agreements or undertakings.

[^1]36. Attorney's Fees/Costs. Should IItigation be necessary to enforce any terms or provlslons of thls Agreement, then each party shall bear its own IItigatlon and collectlon expenses, witness fees, court costs and attorney's fees.
37. Captlons and Interpretations. Paragraph headings In this Agreement are used solely for convenience, and shall be wholly disregarded In the constructlon of this Agreement. No provision of thls Agreement shall be Interpreted for or agalnst a party because that party or Its legal representative drafted such provision, and this Agreement shall be construed as if jointly prepared by the Partles.
38. Calculation of Time. For the purposes of this Agreement, "days" refers to calendar days unless otherwlse specifled.
39. Signature Authorlty. Each party has the full power and authorlty to enter into and perform this Agreement, and the person signing this Agreement on behalf of each Party has been properly authority and empowered to enter Into this Agreement.
40. Counterparts. Thls Agreement and all amendments and supplements to it may be executed In counterparts, and all counterparts together shall be construed as one document.

Certification Regarding Debarment, Suspension, Inellgibillty and Voluntary Exclusion: The District certifies to the best of its knowledge and belief, that it and Its officials: are not presently debarred, suspended, proposed for debarment, declared Ineliglble, or voluntarlly excluded from covered transactions by any Federal department or agency according to Federal Acquisition Regulation Subpart 9.4, and by slgning this contract, cert|fies that thls vendor does not appear on the Excluded Parties List. httos://www.sam.gov/oortal/Dublic/SAM

Cesar Monterrosa
Director of Facillties Planning \& Management
[SIGNATURES ON NEXT PAGE]

[^2]IN WITNESS WHEREOF, the Parties hereto have executed this Agreement on the date indicated below:


Mark J. Hahle, Director of Construction Services Date
Information regarding Consultant:
Consultant: Ninyo \& Moore
License No.: 697063 A
Address: $\quad 2149 \mathrm{O}^{\text {troole Avenue, Suite } 30}$
San Jose, CA. 95131

Telephone: $\quad 408-435.9000$
Facsimile: $\quad 408-435-9006$ $\qquad$

E-Mail:
Type of Business Entity:
$\qquad$ Individual
$\qquad$ Sole Proprietorship
Partnership Limited PartnershipCorporation, State: California
LImited Llabllty Company
Other: $\qquad$

| 33-0269828 |
| :--- |
| Employer Identification and/or |
| Social Security Number |
| NOTE: United States Code, title 26, |
| sections 6041 and 6109 require |
| non-corporate recipients of $\$ 600$ or |
| more to furnish their taxpayer |
| identification number to the |
| payer. The United States Code also |
| provides that a penalty may be |
| imposed for failure to furnish the |
| taxpayer identification number. In |
| order to comply with these rules, |
| the District requires your federal |
| tax Identification number or Social |
| Security number, whichever is |
| applicabie. | applicabie.

[^3]August 23, 2017

## CERTIFICATE OF THE ASSISTANT SECRETARY

TO WHOM IT MAY CONCERN:

I hereby certify that I am the duly qualified and acting Assistant Secretary of Ninyo \& Moore, a California Corporation. The following is a true excerpt from the Minutes of the Ninyo \& Moore Board of Directors meeting held on June 24, 1999:

## 15. Empowerment of Executive Officers:

Many clients have requested letters of authorization prior to accepting the signatures of Principals on contractual documents. To clarify this situation, we hereby incorporate the following statement into the bylaws of the Corporation:
"RESOLVED, that the Corporation recognizes those employees appointed as Principals (including Division Managers) as Executive Officers of the Corporation, and empowers them to represent the Corporation in this legal capacity."

The resolution is in conformity with the Articles of Incorporation and bylaws of the Corporation, has never been modified or repealed, and is now in full force and effect.

Under this resolution, Terence Wang, Principal Engineer of our Oakland, California office, is empowered to bind the Corporation.

NINYO \& MOORE

$\qquad$
Elaine O. Autus
Assistant Secretary

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement on the date Indlcated below:

OAKLAND UNIETED SCHOOL DISTRICT

| Almee Eng, President, Board of Education | Date |
| :--- | :---: |
| Kyla Johnson-Trammell, Superlntendent \& Secretary, Board of Educatlon | Date |
| Roland Broach, Interlm Deputy Chlef, Facllltes Planning and Management | Date |

APPROVED AS TO FORM:


Consultant: Nlnyo \& Moore
License No.: 697063
Address: 1956 Webster Street, Suite 400

Oakland, CA 94612
Telephone: 510-343-3000
FacsImlle: 510-343-3001
E-Mall: twang@ninyoandmoore.com
Type of Business Entlty:
___ Individual
___ Sole Proprletorship
___ Partnershlp Limited PartnershipCorporatlon, State: $\qquad$ CA Limited Llability Company
$\qquad$ Other: $\qquad$

| 33-0269828 <br> Employer Identification and/or <br> Soclal Securlty Number <br> NOTE: United States Code, title 26, <br> sections 6041 and 6109 require <br> non-corporate recipients of $\$ 600$ or <br> more to furnish thelr taxpayer <br> Identiflcatlon number to the <br> payer. The United States Code also <br> provides that a penalty may be <br> Imposed for failure to furnish the <br> taxpayer identification number. In <br> order to comply wlth these rules, <br> the District requires your federal <br> tax Identificatlon number or Soclal <br> Security number, whichever Is <br> applicable. |
| :--- |

## 1

[^4]
## WORKERS' COMPENSATION CERTIFICATION

Labor Code sectlon 3700 in relevant part provides:
Every employer except the State shall secure the payment of compensation In one or more of the following ways:
a. By belng Insured agalnst llabillty to pay compensation by one or more Insurers duly authorized to write compensation Insurance In this state.
b. By securing from the Dlrector of Industrlal Relations a certificate of consent to selfInsure, which may be glven upon furnlshing proof satisfactory to the Director of Industrlal Relations of ablilty to self-insure and to pay any compensation that may become due to hls employees.

I am aware of the provislons of section 3700 of the Labor Code which require every employer to be Insured agalnst liabllity for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the Work of this Contract.

## Date:

February 13, 2018
Proper Name of Consultant:
SIgnature:
Print Name:
Title: $\qquad$
(In accordance with Article 5 - commencing at section 1860, chapter 1, part 7, divislon 2 of the Labor Code, the above certiflcate must be signed and flled with the awarding body prlor to performing any Work under this Contract.)

1

[^5]
## CERTIFICATION REGARDING.DEBARMENT, SUSPENSION, TNELIGIBILITY AND YQLUNTARY EXCLUSION

The undersigned Is aware of and hereby certlfy that nelther Ninyo \& Moore ("Consultant") nor Its princlpals are presently debarred, suspended, proposed for debarment, declared Ineliglble, or voluntarlly excluded from participation in this transaction by any Federal department or agency. Further, the undersigned agrees to include this clause without modification in all lower tler transactions, solicitatlons, proposals, contracts and subcontracts.
Where the Consultant or any lower particlpant is unable to certify to thls statement, it shall attach an explanation hereto.
IN WITNESS WHEREOF, thls Instrument has been duly executed by the Princlpal of the above named Consultant on the 13 th_day of February 2018 for the purposes of submission of this Agreement.

By:


## FINGERPRINTING/CRIMINAL BACKGROUND INVESTIGATION CERTIFICATION

One of the three boxes below must be checked, with the corresponding certification provided, and this form attached to the Independent Consultant Agreement for Professional Services ("Agreement"):
[] Consultant's employees will have only limited contact, If any, with District pupils and the DIstrict will take approprlate steps to protect the safety of any pupils that may come In contact with Consultant's employees so that the fingerprinting and criminal background Investigation requirements of Education Code sectlon 45125.1 shall not apply to Consultant for the services under this Agreement. As an authorized District officlal, I am famllar with the facts herein certifled, and am authorized to execute this certificate on behalf of the District. (Education Code § 45125.1 (c))

Date:
DIstrict Representatlve's Name and Title: $\qquad$
District Representatlve's Slgnature:

- The fingerprinting and criminal background Investigation requirements of Educatlon Code section 45125.1 apply to Consultant's services under this Agreement and Consultant certlfles Its compllance with these provislons as follows: "Consultant certifies that the Consultant has complled with the fingerprinting and criminal background Investigation requirements of Education Code section 45125.1 with respect to all Consultant's employees, subcontractors, agents, and subcontractors' employees or agents ("Employees") regardless of whether those Employees are pald or unpald, concurrently employed by the District, or acting as Independent contractors of the Consultant, who may have contact with District pupils in the course of providing services pursuant to the Agreement, and the Callfornia Department of Justice has determined that none of those Employees has been convicted of a felony, as that term is defined in Education Code section 45122.1. A complete and accurate list of all Employees who may come in contact with District puplls during the course and scope of the Agreement is attached hereto."

B Consultant's services under this Agreement shall be limited to the constructlon, reconstruction, rehablitatlon, or repair of a school facllity and although all Employees will have contact, other than limited contact, with District puplls, pursuant to tducation Code section 45125.2 District shall ensure the safety of the pupils by at least one of the following as marked:

- The Installation of a physical barrier at the worksite to limit contact with puplls.
(Continual supervision and monitoring of all Consultant's on-site employees of Consultant by an employee of Consultant, CRIS LARSON , whom the Department of Justice has ascertalned has not been convicted of a violent or serlous felony,
- Survellance of Employees by District personnel.

Date:
DIstrlct Representative's Name and Title:
District Representative's Signature:
I am a representative of the Consultant entering Into this Agreement with the District and I am familiar with the facts herein certifled, and am authorized and qualifled to execute this certificate on behalf of Consultant.

Date:
Name of Consultant:
Signature:
Print Name and Title:

February 13, 2018


Terence K. Wang, G.E. 2050

# EXHIBIT "A" 

DESCRIPTION OF SERVICES TO BE PERFORMED BY CONSULTANT

## BASIC SCOPE OF SERVICES

Ninyo \& Moore proposes to provide the following soope of services.
To perform two soll gas mitigation system monitoring events during $1^{\text {st }}$ and $3^{\text {rd }}$ quarters 2018, which will Include soll gas probe SGMW-210 only. Samples from soll gas probes SGMW-2-10, SGMW-2-5, as well as all nine vent riser sample ports, will be analyzed for APHS.

## ACORD...

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES beLow. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.
IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be ondorsed. If SUBROGATION IS WAIVED, sub|ect to the terms and conditions of the pollcy, certaln policies may require an endorsement. A statement on this cerliflcate does not confer rights to the certificate holder In lleu of such endorsoment(s).

## producer

Dealey, Renton \& Associates
P. O. Box 12675

Oakland, CA 94604-2675
510 465-3090 - Sarah D'anjou

## insured

> Ninyo \& Moore Geotechnical \& Environmental Sclences Consultants
> 1956 Webster Street, Sulte 400
> Oakland, CA 94612

| COMATACT Doris A. Chambers |  |
| :---: | :---: |
|  ${ }_{\text {FAX }}^{\text {FAX, }}$ (No): $510452-2193$ E=MAL, dchambers@dealeyrenton.com |  |
|  |  |
| InSURER(3) AFFOROING COVERAGE | 晨 |
| insurer a : Travelers Property Casualty Co | 25674 |
| insurer a : American Automobile Ins. Co. | 21849 |
| insurer c: Evanston Insurance Company | 35378 |
| INSURER D: |  |
| INSURERE: |  |

## COVERAGES

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLISIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

(See Attached Descriptions)

| CERTIFICATE HOLDER | NCELLATION |
| :---: | :---: |
| Oakland Unified School Dlstrict <br> Attn: Cesar Monterrosa <br> 955 High Street <br> Oakland, CA 94601 | SHOULD ANY OF THE ABOVE DESCRIBED POLICIE8 BE CANCELLED bEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. |
|  | AUTHORIZED REPRESENTATIVE |
|  | Stb |

## DESCRIPTIONS (Continued from Page 1)

Compensation. Cancellation provisions are solely as shown on this certificate. Cancellation: 30. Day/10 Day for Non-Payment of Premlum.

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY. ARCHITECTS, ENGINEERS AND SURVEYORS INDUSTRYEDGE ${ }^{\text {sM }}$ ENDORSEMENT 


#### Abstract

This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE PART GENERAL DESCRIPTION OF COVERAGE $\quad$ This endorsement broadens coverage. However, coverage for any injury, damage or medical expenses described in any of the provisions of this endorsement may be excluded or limited by another endorsement to this Coverage Part, and these coverage broadening provisions do not apply to the extent that coverage is excluded or limited by such an endorsement. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the provisions of this endorsement and the rest of your policy carefully to determine rights, duties, and what is and is not covered.


A. Broadened Named Insured
B. Incidental Medical Malpractice
C. Reasonable Force ■ Bodily Injury Or Property Damage
D. Non-Owned Watercraft Increased To Up To 75 feet
E. Aircraft Chartered With Pilot
F. Extension Of Coverage

Damage To Premises Rented To You
G. Personal Injury Assumed by Contract
H. Increased Supplementáry Payments
I. Additional Insured © Owner, Manager Or Lessor Of Premises
J. Additional Insured Lessor Of Leased Equipment
K. Additional Insured - State Or Political Subdivisions ■ Permits Relating To Premises
L. Additional Insured ■ State Or Political Subdivisions $\square$ Permits Relating To Operations

## PROVISIONS

## A. BROADENED NAMED INSURED © UNNAMED SUBSIDIARIES

The Named Insured in Item 1. of the Declarations is amended as follows:

The person or organization named in Item 1. of the Declarations and any organization, other than a partnership, joint venture, limited liability compapy, or trust, of which you are the sole owner or in which you maintain the majority ownership interest on the effective date of the policy. How-
M. Who Is An Insured $\square$ Newly Acquired Or Formed Organizations
N. Injury To Co-Employees And Co-Volunteer Workers
O. Medical Payments Limit
P. Knowledge And Notice Of Occurrence Or Offense
Q. Other Insurance Condition
R. Unintentional Omission
S. Waiver Of Transfer Of Rights Of Recovery Against Others To Us When Required By Contract
T. Amended Bodily Injury Definition
U. Amended Insured Contract Definition $\quad$ Railroad Easement
V. Additional Definition $\_$Written Contract Requiring Insurance
ever, coverage for any such additional organization will cease as of the date, if any, during the policy period, that you no longer are the sole owner of, or maintain the majority ownership interest in, such organization.

## B. INCIDENTAL MEDICAL MALPRACTICE

1. The following is added to the definition of "occurrence" in the DEFINITIONS Section:
Unless you are in the business or occupation of providing professional health care services, "occurrence" also means an act or omission
committed by any of your "employees" who is employed by you as a registered nurse, licensed practical nurse, emergency medical technician or paramedic, in providing or failing to provide "incidental medical services" or "Good Samaritan services" to a person.
2. The following is added to the DEFINITIONS Section:
a. "Incidental medical services" means medical, surgical, dental, laboratory, x-ray or nursing service, treatment, advice or instruction; the related furnishing of food or beverages; the furnishing or dispensing of drugs or medical supplies or appliances; or first aid.
b. "Good Samaritan services" means those medical services rendered or provided in an emergency and for which no remuneration is demanded or received.
3. The following is added to Paragraph 2.a.(1) of SECTION II $\square$ WHO IS AN INSURED
Paragraphs (1) (a), (b), (c) and (d) above do not apply to any of your "employees" who are employed by you as a registered nurse, licensed practical nurse, emergency medical technician or paramedic but only while performing the services described in Paragraph 1. above and while acting within the scope of their employment by you. Any such "employees" rendering "incidental medical services" or "Good Samaritan services" will be deemed to be acting within the scope of their employment by you.
4. The following exclusion is added to Paragraph 2. Exclusions of SECTION I COVERAGES ■ COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:

## Sale of Pharmaceuticals

"Bodily injury" or "property damage" arising out of the willful violation of a penal statute or ordinance relating to the sale of pharmaceuticals committed by or with the knowledge or consent of the insured.
5. The following is added to Paragraph 4.b., Excess Insurance, of SECTION IV COMMERCIAL GENERAL LIABILITY CONDITIONS:
This insurance is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to you or any of your "employees"
for "bodily injury" that arises out of providing or failing to provide "incidental medical services" or "Good Samaritan services", except for insurance purchased specifically by you to apply in excess of the Limits of Insurance shown in the Declarations for this Coverage Part.
6. The following is added to Paragraph 5. of SECTION III LIMITS OF INSURANCE:
For the purposes of determining the applicable Each Occurrence Limit, all related acts or omissions committed by any of your "employees" in providing or failing to provide "incidental medical services" or "Good Samaritan services" to any one person will be deemed to be one "occurrence".

## C. REASONABLE FORCE PROPERTY DAMAGE EXCEPTION TO EXPECTED OR INTENDED INJURY EXCLUSION

The following replaces Exclusion a., Expected Or Intended Injury, in Paragraph 2. of SECTION I COVERAGES COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:
a. Expected Or Intended Injury Or Damage
"Bodily injury" or "property damage" expected or intended from the standpoint of the insured. This exclusion does not apply to "bodily injury" or "property damage" resulting from the use of reasonable force to protect any person or property.

## D. NON-OWNED WATERCRAFT <br> INCREASED

 TO UP TO 75 FEET1. The following replaces Paragraph (2) of Exclusion g., Aircraft, Auto Or Watercraft, in Paragraph 2, of SECTION I COVERAGES COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:
(2) A watercraft you do not own that is:
(a) Less than 75 feet long; and
(b) Not being used to carry any person or property for a charge.
2. The following is added to SECTION II $\square$ WHO IS AN INSURED:
Any person who, with your expressed or implied consent, either uses or is responsible for the use of a nonowned watercraft that is less than 75 feet and not being used to carry person or property for a charge is included as an insured under this Coverage Part.

## E. AIRCRAFT CHARTERED WITH PILOT

The following is added to Exclusion g., Aircraft, Auto Or Watercraft, in Paragraph 2. of SECTION I COVERAGES COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:
This exclusion does not apply to an aircraft that is:
(a) Chartered with a pilot to any insured; and
(b) Not owned by any insured.

## F. EXTENSION OF COVERAGE DAMAGE TO PREMISES RENTED TO YOU

1. The following replaces the last paragraph of SECTION I COVERAGES $\square$ COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY:
Exclusions c. through $\mathbf{n}$. do not apply to damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by:
a. Fire;
b. Explosion;
c. Lightning;
d. Smoke resulting from such fire, explosion, or lightning; or
e. Water.

A separate limit of insurance applies to this coverage as described in SECTION III■ LIMITS OF INSURANCE
2. The insurance under this Provision F. does not apply to damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by:
a. Rupture, bursting, or operation of pressure relief devices;
b. Rupture or bursting due to expansion or swelling of the contents of any building or structure, caused by or resulting from water; or
c. Explosion of steam boilers, steam pipes, steam engines, or steam turbines.
3. The following replaces Paragraph 6. of SECTION III
Subject to 5. above, the Damage To Premises Rented To You Limit is the most we will pay under Coverage $\mathbf{A}$ for the sum of all damages because of "property damage" to any one premises while rented to you, or temporarily occupied by you with permission
of the owner, caused by: fire; explosion; lightning; smoke resulting from such fire, explosion, or lightning; or water. The Damage To Premises Rented To You Limit will apply to all "property damage" proximately caused by the same "occurrence", whether such damage results from: fire; explosion; lightning; smoke resulting from such fire, explosion, or lightning; or water; or any combination of any of these causes.
The Damage To Premises Rented To You Limit will be the higher of:
a. $\$ 300,000$; or
b. The amount shown for the Damage To Premises Rented To You Limit in the Declarations for this Coverage Part.
4. The following replaces Paragraph a. of the definition of "insured contract" in the DEFINITIONS Section:
a. A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by: fire; explosion; lightning; smoke resulting from such fire, explosion, or lightning; or water is not an "insured contract";
G. PERSONAL INJURY ASSUMED BY CONTRACT
The following replaces Exclusion e., Contractual Liability in Paragraph 2. of SECTION I COVERAGES COVERAGE B PERSONAL AND ADVERTISING INJURY LIABILITY:
"Advertising injury" for which the insured has assumed liability in a contract or agreement. This exclusion does not apply to liability for damages that the insured would have in the absence of the contract or agreement.

## H. INCREASED SUPPLEMENTARY PAYMENTS

1. The following replaces Paragraph 1.b. of SUPPLEMENTARY PAYMENTS $\quad$ COVERAGES A AND B of SECTION I COVERAGES:
b. Up to $\$ 2,500$ for cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the Bodily Injury Liability Coverage applies. We do not have to furnish these bonds.
2. The following replaces Paragraph 1.d. of SUPPLEMENTARY PAYMENTS ■ COVERAGES A AND B of SECTION I COVERAGES:
d. All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to $\$ 500$ a day because of time off from work.

## I. ADDITIONAL INSURED $\square$ OWNER, MANAGER OR LESSOR OF PREMISES

1. The following is added to SECTION II WHO IS AN INSURED:
Any person or organization that you have agreed in a "written contract requiring insurance" to include as an additional insured on this Coverage Part is an insured, but:
a. Only with respect to liability for "bodily injury" or "property damage" that occurs, or "personal injury" caused by an offense committed, after you have entered into that "written contract requiring insurance"; and
b. Only if the "bodily injury", "property damage" or "personal injury" is caused, in whole or in part, by acts or omissions of you or any person or organization performing operations on your behalf, and arises out of the ownership, maintenance or use of that part of any premises leased to you under that "written contract requiring insurance".
2. The insurance provided to such additional insured under this Provision I. is subject to the following provisions:
a. The limits of insurance afforded to such additional insured shall be the limits which you agreed to provide in the "written contract requiring insurance", or the limits shown in the Declarations for this Coverage Part, whichever are less; and
b. The insurance afforded to such additional insured does not apply to:
(1) Any "bodily injury" or "property damage" that occurs, or "personal injury" caused by an offense committed, after you cease to be a tenant in that premises;
(2) Any structural alterations, new construction or demolition operations
performed by or on behalf of such additional insured; or
(3) Any premises for which coverage is excluded by another endorsement to this Coverage Part.
3. This Provision I. does not apply on any basis to any person or organization for which coverage as an additional insured specifically is added by another endorsement to this Coverage Part.

## J. ADDITIONAL INSURED ■LESSOR OF LEASED EQUIPMENT

1. The following is added to SECTION II $\square$ WHO IS AN INSURED:
Any person or organization that you have agreed in a "written contract requiring insurance" to include as an additional insured on this Coverage Part is an insured, but:
a. Only with respect to liability for "bodily injury" or "property damage" that occurs, or "personal injury" caused by an offense committed, after you have entered into that "written contract requiring insurance"; and
b. Only if the "bodily injury", "property damage" or "personal injury" is caused, in whole or in part, by acts or omissions of you or any person or organization performing operations on your behalf, in the maintenance, operation or use of equipment leased to you by such additional insured.
2. The insurance provided to such additional insured under this Provision J. is subject to the following provisions:
a. The limits of insurance afforded to such additional insured shall be the limits which you agreed to provide in the "written contract requiring insurance", or the limits shown in the Declarations for this Coverage Part, whichever are less; and
b. The insurance afforded to such additional insured does not apply:
(1) To any "bodily injury" or "property damage" that occurs, or "personal injury" caused by an offense committed, after the equipment lease expires; or
(2) If the equipment is leased with an operator.
3. This Provision J. does not apply on any basis to any person or organization for which coverage as an additional insured specifically is added by another endorsement to this Coverage Part.
K. ADDITIONAL INSURED ■ STATE OR POLITICAL SUBDIVISIONS PERMITS RELATING TO PREMISES

## The following is added to SECTION II WHO IS AN INSURED:

Any state or political subdivision that has issued a permit in connection with premises owned or occupied by, or rented or loaned to, you, is an insured, but only with respect to "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of the existence, ownership, use, maintenance, repair, construction, erection or removal of advertising signs, awnings, canopies, cellar entrances, coal holes, driveways, manholes, marquees, hoist away openings, sidewalk vaults, elevators, street banners or decorations for which that state or political subdivision has issued such permit.
L. ADDITIONAL INSURED STATE OR POLITICAL SUBDIVISIONS m PERMITS RELATING TO OPERATIONS
The following is added to SECTION II $\square$ WHO IS AN INSURED:
Any state or political subdivision that has issued a permit is an insured, but only with respect to "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of operations performed by you or on your behalf for which that state or political subdivision has issued such permit. However, no such state or political subdivision is an insured for:

1. "Bodily injury", "property damage", "personal injury" or "advertising injury" arising out of operations performed for that state or political subdivision; or
2. "Bodily injury" or "property damage" included within the "products completed operations hazard".

## M. WHO IS AN INSURED ■ NEWLY ACQUIRED OR FORMED ORGANIZATIONS

The following replaces Paragraph 4.a. of SECTION II © WHO IS AN INSURED:
a. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy pe-
riod, whichever is earlier. Any such newly acquired or formed organization that you report in writing to us within 180 days after you acquire or form the organization will be covered under this provision until the end of the policy period, even if there are more than 180 days remaining until the end of the policy period.
N. INJURY TO CO-EMPLOYEES AND COVOLUNTEER WORKERS
The following is added to SECTION II $\_$WHO IS AN INSURED:

1. Your "employees" are insureds with respect to "bodily injury" to a co-"employee" in the course of the co-"employee's" employment by you, or to your "volunteer workers" while performing duties related to the conduct of your business, provided that this coverage for your "employees" does not apply to acts outside the scope of their employment by you or while performing duties unrelated to the conduct of your business.
2. Your "volunteer workers" are insureds with respect to "bodily injury" to a co-"volunteer worker" while performing duties related to the conduct of your business, or to your "employees" in the course of the "employee's" employment by you, provided that this coverage for your "volunteer workers" does not apply while performing duties unrelated to the conduct of your business.
3. Subparagraphs 2.a.(1)(a), (b) and (c) and 3.a. of SECTION II WHO IS AN INSURED do not apply to "bodily injury" for which insurance is provided by paragraph 1. or 2. above.

## O. MEDICAL PAYMENTS LIMIT

The following replaces paragraph 7. of SECTION III■ LIMITS OF INSURANCE:
Subject to 5. above, the Medical Expense Limit is the most we will pay under Coverage $\mathbf{C}$ for all medical expenses because of "bodily injury" sustained by any one person, and will be the higher of:
a. $\$ 10,000$; or
b. The amount shown on the Declarations for Medical Expense Limit.
P. KNOWLEDGE AND NOTICE OF OCCURRENCE OR OFFENSE
The following is added to Paragraph 2. Duties In The Event of Occurrence, Offense, Claim Or

## Suit of SECTION IV ■ COMMERCIAL GENERAL LIABILITY CONDITIONS:

Notice of an "occurrence" or of an offense which may result in a claim must be given as soon as practicable after knowledge of the "occurrence" or offense has been reported to you, one of your "executive officers" (if you are a corporation), one of your partners who is an individual (if you are a partnershlp), one of your managers (if you are a limited liability company), one of your trustees who is an individual (if you are a trust), or an "employee" (such as an insurance, loss control or risk manager or administrator) designated by you to give such notice.
Knowledge by any other "employee" of an "occurrence" or offense does not imply that you also have such knowledge.
Notice of an "occurrence" or of an offense which may result in a claim will be deemed to be given as soon as practicable to us if it is given in good faith as soon as practicable to your workers' compensation, accident, or health insurer. This applies only if you subsequently give notice of the "occurrence" or offense to us as soon as practicable after you, one of your "executive officers" (if you are a corporation), one of your partners who is an individual (if you are a partnership), one of your managers (if you are a limited llability company), one of your trustees who is an individual (if you are a trust), or an "employee" (such as an insurance, loss control or risk manager or administrator) designated by you to give such notice discovers that the "occurrence" or offense may involve this policy.

## Q. OTHER INSURANCE CONDITION

1. The following replaces Paragraph 4., Other Insurance of SECTION IV COMMERCIAL GENERAL LIABILITY CONDITIONS:

## 4. Other Insurance

If valid and collectible "other insurance" is available to the insured for a loss we cover under Coverages A or B of this Coverage Part, our obligations are limited as follows:

## a. Primary Insurance

This insurance is primary except when $b$. below applies. If this insurance is primary, our obligations are not affected unless any of the "other insurance" is also primary. Then, we will share with all that "other insur-
ance" by the method described in c. below.

## b. Excess Insurance

This insurance is excess over any of the "other insurance", whether primary, excess, contingent or on any other basis:
(1) That is Fire, Extended Coverage, Builder's Risk, Installation Risk, or similar coverage for "your work";
(2) That is Fire insurance for premises rented to you or temporarily occupied by you with permission of the owner;
(3) That is insurance purchased by you to cover your liability as a tenant for "property damage" to premises rented to you or temporarily occupied by you with permission of the owner; or
(4) If the loss arises out of the maintenance or use of aircraft, "autos", or watercraft to the extent not subject to Exclusion g. of Section I■ Coverage A $\square$ Bodily Injury And Property Damage Liability; or
(5) That is available to the insured when the insured is an additional insured under any other policy, including any umbrella or excess policy.
When this insurance is excess, we will have no duty under Coverages $\mathbf{A}$ or $B$ to defend the insured against any "suit" if any provider of "other insurance" has a duty to defend the insured against that "suit". If no provider of "other insurance" defends, we will undertake to do so, but we will be entitled to the insured's rights against all those providers of "other insurance".
When this insurance is excess over "other insurance", we will pay only our share of the amount of the loss, if any, that exceeds the sum of:
(1) The total amount that all such "other insurance" would pay for the loss in the absence of this insurance; and
(2) The total of all deductible and self-insured amounts under that "other insurance".
We will share the remaining loss, if any, with any "other insurance" that is not described in this Excess Insurance provision.
c. Method Of Sharing

If all of the "other insurance" permits contribution by equal shares, we will follow this method also. Under this approach each provider of insurance contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.
If any of the "other insurance" does not permit contribution by equal shares, we will contribute by limits. Under this method, the share of each provider of insurance is based on the ratio of its applicable limit of insurance to the total applicable limits of insurance of all providers of insurance.
2. The following definition is added to SECTION $V_{\square}$ DEFINITIONS:
"Other insurance":
a. Means insurance, or the funding of losses, that is provided by, through or on behalf of:
(1) Another insurance company;
(2) Us or any of our affiliated insurance companies, except when the Non cumulation of Each Occurrence Limit section of Paragraph 5. of LIMITS OF INSURANCE (Section III) or the Non cumulation of Personal and Advertising Injury limit sections of Paragraph 4. of LIMITS OF INSURANCE (Section III) applies;
(3) Any risk retention group;
(4) Any self-insurance method or program, other than any funded by you and over which this Coverage Part applies; or
(5) Any similar risk transfer or risk management method.
b. Does not include umbrella insurance, or excess insurance, that you bought specifically to apply in excess of the Limits of

Insurance shown on the Declarations of this Coverage Part.

## R. UNINTENTIONAL OMISSION

1. The following is added to Paragraph 6. Representations of SECTION IV COMMERCIAL GENERAL LIABILITY CONDITIONS:
The unintentional omission of, or unintentional error in, any information provided by you which we relied upon in issuing this policy shall not prejudice your rights under this insurance.
2. This Provision R. does not affect our right to collect additional premium or to exercise our right of cancellation or nonrenewal in accordance with applicable insurance laws or regulations.
S. WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US WHEN REQUIRED BY CONTRACT
The following is added to Paragraph 8. Transfer of Rights of Recovery Against Others to Us of SECTION IV COMMERCIAL GENERAL LIABILITY CONDITIONS:
We waive any rights of recovery we may have against any person or organization because of payments we make for "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of:
3. Premises owned by you, temporarily occupied by you with permission of the owner, or leased or rented to you;
4. Ongoing operations performed by you, or on your behalf, under a contract or agreement with that person or organization;
5. "Your work"; or
6. "Your products".

We waive these rights only where you have agreed to do so as part of a "written contract requiring insurance" entered into by you before, and in effect when, the "bodily injury" or "property damage" occurs, or the "personal injury" offense or "advertising injury" offense is committed.

## T. AMENDED BODILY INJURY DEFINITION

The following replaces the definition of "bodily injury" in the DEFINITIONS Section:
"Bodily injury" means bodily injury, mental anguish, mental injury, shock, fright, disability, humiliation, sickness or disease sustained by a per-
son, including death resulting from any of these at any time.
U. AMENDED INSURED CONTRACT DEFINITION - RAILROAD EASEMENT

1. Subparagraph $c$. of the definition of "insured contract" in the DEFINITIONS Section is replaced by the following:
c. Any easement or license agreement;
2. Subparagraph $f$.(1) of the definition of "insured contract" in the DEFINITIONS Section is deleted.
V. ADDITIONAL DEFINITION WRITTEN CONTRACT REQUIRING INSURANCE
The following definition is added to the DEFINITIONS Section:
"Written contract requiring insurance" means that part of any written contract or written agreement under which you are required to include a person or organization as an additional insured on this Coverage Part, provided that the "bodily injury" and "property damage" occurs, and the "personal injury" is caused by an offense committed:
a. After the signing and execution of the contract or agreement by you;
b. While that part of the contract or agreement is in effect; and
c. Before the end of the policy period.

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY. BUSINESS AUTO EXTENSION ENDORSEMENT 

This endorsement modifies insurance provided under the following:

## BUSINESS AUTO COVERAGE FORM

GENERAL DESCRIPTION OF COVERAGE - This endorsement broadens coverage. However, coverage for any injury, damage or medical expenses described in any of the provisions of this endorsement may be excluded or limited by another endorsement to the Coverage Part, and these coverage broadening provisions do not apply to the extent that coverage is excluded or limited by such an endorsement. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the provisions of this endorsement and the rest of your policy carefully to determine rights, dutles, and what is and is not covered.
A. BROAD FORM NAMED INSURED
B. BLANKET ADDITIONAL INSURED
C. EMPLOYEE HIRED AUTO
D. EMPLOYEES AS INSURED
E. SUPPLEMENTARY PAYMENTS - INCREASED LIMITS
F. HIRED AUTO - LIMITED WORLDWIDE COVERAGE - INDEMNITY BASIS
G. WAIVER OF DEDUCTIBLE - GLASS

## PROVISIONS

A. BROAD FORM NAMED INSURED

The following is added to Paragraph A.1., Who is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
Any organization you newly acquire or form during the policy period over which you maintain $50 \%$ or more ownership interest and that is not separately insured for Business Auto Coverage. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier.
B. BLANKET ADDITIONAL INSURED

The following is added to Paragraph c. in A.1., Who is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
Any person or organization who is required under a written contract or agreement between you and that person or organization, that is signed and executed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, to be named as an additional insured is an "insured" for Covered Autos Liability Coverage, but only for damages to which
H. HIRED AUTO PHYSICAL DAMAGE - LOSS OF USE - INCREASED LIMIT
I. PHYSICAL DAMAGE - TRANSPORTATION EXPENSES - INCREASED LIMIT
J. PERSONAL PROPERTY
K. AIRBAGS
L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS
M. BLANKET WAIVER OF SUBROGATION
N. UNINTENTIONAL ERRORS OR OMISSIONS
this insurance applies and only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in Section II.
C. EMPLOYEE HIRED AUTO

1. The following is added to Paragraph A.1., Who is An Insured, of SECTION 11 - COV. ERED AUTOS LIABILITY COVERAGE:
An "employee" of yours is an "insured" while operating an "auto" hired or rented under a contract or agreement in an "employee"s" name, with your permission, while performing duties related to the conduct of your business.
2. The following replaces Paragraph b. in B.5., Other Insurance, of SECTION IV - BUSINESS AUTO CONDITIONS:
b. For Hired Auto Physical Damage Coverage, the following are deemed to be covered "autos" you own:
(1) Any covered "auto" you lease, hire, rent or borrow; and
(2) Any covered "auto" hired or rented by your "employee" under a contract in an "employee's" name, with your
permission, while performing duties related to the conduct of your business.

However, any "auto" that is leased, hired, rented or borrowed with a driver is not a covered "auto".

## D. EMPLOYEES AS INSURED

The following is added to Paragraph A.1., Who Is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
Any "employee" of yours is an "insured" while using a covered "auto" you don't awn, hire or borrow in your business or your personal affairs.
E. SUPPLEMENTARY PAYMENTS - INCREASED LIMITS

1. The following replaces Paragraph A.2.a.(2), of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
(2) Up to $\$ 3,000$ for cost of bail bonds (including bonds for related traffic law violations) required because of an "accident" we cover. We do not have to furnish these bonds.
2. The following replaces Paragraph A.2.a.(4), of SECTION II - COVERED AUTOS LIABILITY COVERAGE:
(4) All reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to $\$ 500$ a day because of time off from work.
F. HIRED AUTO - LIMITED WORLDWIDE COVERAGE - INDEMNITY BASIS
The following replaces Subparagraph (5) in Paragraph B.7., Policy Period, Coverage Territory, of SECTION IV - BUSINESS AUTO CONDITIONS:
(5) Anywhere in the world, except any country or jurisdiction while any trade sanction, embargo, or similar regulation imposed by the United States of America applies to and prohibits the transaction of business with or within such country or jurisdiction, for Covered Autos Liability Coverage for any covered "auto" that you lease, hire, rent or borrow without a driver for a period of 30 days or less and that is not an "auto" you lease, hire, rent or borrow from any of your "employees", partners (if you are a partnership), members (if you are a limited liability company) or members of their households.
(a) With respect to any claim made or "suit" brought outside the United States of America, the territories and possessions of the United States of America, Puerto Rico and Canada:
(i) You must arrange to defend the "insured" against, and investigate or settle any such claim or "suit" and keep us advised of all proceedings and actions.
(ii) Neither you nor any other involved "insured" will make any settlement without our consent.
(iii) We may, at our discretion, participate in defending the "insured" against, or in the settlement of, any claim or "suit".
(iv) We will reimburse the "insured" for sums that the "insured" legally must pay as damages because of "bodily injury" or "property damage" to which this insurance applies, that the "insured" pays with our consent, but only up to the limit described in Paragraph C., Limits Of Insurance, of SECTION II - COVERED AUTOS LIABILITY COVERAGE.
(v) We will reimburse the "insured" for the reasonable expenses incurred with our consent for your investigation of such claims and your defense of the "insured" against any such "suit", but only up to and included within the limit described in Paragraph C., Limits Of Insurance, of SECTION II - COVERED AUTOS LIABILITY COVERAGE, and not in addition to such limit. Our duty to make such payments ends when we have used up the applicable limit of insurance in payments for damages, settlements or defense expenses.
(b) This insurance is excess over any valid and collectible other insurance available to the "insured" whether primary, excess, contingent or on any other basis.
(c) This insurance is not a substitute for required or compulsory insurance in any country outside the United States, its territories and possessions, Puerto Rico and Canada.

You agree to maintain all required or compulsory insurance in any such country up to the minimum limits required by local law. Your failure to comply with compulsory insurance requirements will not invalidate the coverage afforded by this policy, but we will only be liable to the same extent we would have been liable had you complied with the compulsory insurance requirements.
(d) It is understood that we are not an admitted or authorized insurer outside the United States of America, its territories and possessions, Puerto Rico and Canada. We assume no responsibility for the furnishing of certificates of insurance, or for compliance in any way with the laws of other countries relating to insurance.

## G. WAIVER OF DEDUCTIBLE - GLASS

The following is added to Paragraph D., Deductible, of SECTION III - PHYSICAL DAMAGE COVERAGE:
No deductible for a covered "auto" will apply to glass damage if the glass is repaired rather than replaced.
H. HIRED AUTO PHYSICAL DAMAGE - LOSS OF USE - INCREASED LIMIT
The following replaces the last sentence of Paragraph A.4.b., Loss Of Use Expenses, of SECTION III - PHYSICAL DAMAGE COVERAGE:
However, the most we will pay for any expenses for loss of use is $\$ 65$ per day, to a maximum of \$750 for any one "accident".
I. PHYSICAL DAMAGE - TRANSPORTATION EXPENSES - INCREASED LIMIT
The following replaces the first sentence in Paragraph A.4.a., Transportation Expenses, of SECTION III - PHYSICAL DAMAGE COVERAGE:
We will pay up to $\$ 50$ per day to a maximum of $\$ 1,500$ for tomporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger type.
J. PERSONAL PROPERTY

The following is added to Paragraph A.4., Coverage Extensions, of SECTION III - PHYSICAL DAMAGE COVERAGE:

## Personal Property

We will pay up to $\$ 400$ for "loss" to wearing apparel and other personal property which is:
(1) Owned by an "insured"; and
(2) In or on your covered "auto".

This coverage applies only in the event of a total theft of your covered "auto".
No deductibles apply to this Personal Property coverage.
K. AIRBAGS

The following is added to Paragraph B.3., Exclusions, of SECTION III - PHYSICAL DAMAGE COVERAGE:
Exclusion 3.a. does not apply to "loss" to one or more airbags in a covered "auto" you own that inflate due to a cause other than a cause of "loss" set forth in Paragraphs A.1.b. and A.1.c., but only:
a. If that "auto" is a covered "auto" for Comprehensive Coverage under this policy;
b. The airbags are not covered under any warranty; and
c. The airbags were not intentionally inflated.

We will pay up to a maximum of $\$ 1,000$ for any one "loss".
L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS
The following is added to Paragraph A.2.a ${ }^{\text {, }}$ of SECTION IV - BUSINESS AUTO CONDITIONS:
Your duty to give us or our authorized representative prompt notice of the "accident" or "loss" applies only when the "accident" or "loss" is known to:
(a) You (if you are an individual);
(b) A partner (if you are a partnership);
(c) A member (if you are a limited liability company);
(d) An executive officer, director or insurance manager (if you are a corporation or other organization); or
(e) Any "employee" authorized by you to give notice of the "accident" or "loss".

## M. BLANKET WAIVER OF SUBROGATION

The following replaces Paragraph A.5., Transfer Of Rights Of Recovery Against Others To Us, of SECTION IV - BUSINESS AUTO CONDITIONS:
5. Transfer Of Rights Of Recovery Against Others To Us
We waive any right of recovery we may have against any person or organization to the extent required of you by a written contract signed and executed prior to any "accident" or "loss", provided that the "accident" or "loss" arises out of operations contemplated by

## COMMERCIAL AUTO

such contract. The waiver applies only to the person or organization designated in such contract.

## N. UNINTENTIONAL ERRORS OR OMISSIONS

The following is added to Paragraph B.2., Concealment, Misrepresentation, Or Fraud, of SECTION IV - BUSINESS AUTO CONDITIONS:

The unintentional omission of, or unintentional error in, any information given by you shall not prejudice your rights under thls insurance. However this provision does not affect our right to collect additional premium or exercise our right of cancellation or non-renewal.

Policy Number: WZP81038417

Effective Date: 05/01/2017

## THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

## WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT - CALIFORNIA


#### Abstract

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

You must maintain payroll records accurately segregating the remuneration of your employees while engaged in the work described in the Schedule.

The additional premium for this endorsement shall be \% of the California workers' compensation premium otherwise due on such remuneration.


## SCHEDULE

## Person or Organization

Job Description
Waiver of Subrogation in favor of:- Oakland Unifled School District and the State and their representatives, employees, trustees, officers and volunteers.
Oakland Unified School District
Att: Cesar Monterrosa
955 High Street
Oakland, CA 94601


Authorized Representative
(1) Printed in U.S.A.

DIVISION OF FACILITIES PLANNING \& MANAGEMENT ROUTING FORM


| Term |  |  |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :---: | :---: | :---: | :---: |
| Date Work Will Begin | $3-29-2018$ | Date Work Will End By <br> (not more than 5 years from start date) | $12-31-2018$ |  |  |  |  |


| Compensation |  |  |  |
| :--- | :--- | :--- | :--- |
| Total Contract Amount | $\$$ | Total Contract Not To Exceed | $\$ 13,539.00$ |
| Pay Rate Per Hour (If Hourly) | $\$$ | If Amendment, Changed Amount | $\$$ |
| Other Expenses | Requisition Number |  |  |


| Resource \# | Funding Source | Org Key | Object Code | Amount |
| :---: | :---: | :---: | :---: | :---: |
| 6174 | Fund 21, Measure B | 2069901891 | 6174 | \$13,539.00 |

## Approval and Routing (in order of approval steps)



## OAKLAND UNIFIED SCHOOL DISTRICT

Community Schools, Thriving Students

## AMENDMENT ROUTING FORM 2018-2019

## Amendment No. 2 to AN INDEPENDENT CONSULTANT AGREEMENT

## Directions

Services beyond the original contract cannot be provided until the amendment is fully approved and PO Is increased by Procurement.

1. To be eligible for an amendment, term end date of the contract cannot not be expired. If explred, a new contract is necessary.
2. Insert the amendment number (i.e. if this is the first amendment enter " 1 ," second enter " 2, " etc.) at the top of the amendment.
3. If contract total amount has increased, the scope of work must change.
4. OUSD contract originator creates new requisition with the original PO number referenced In the item description.

When the contract amendment is approved, Procurement will add addltional funds to the grisinal Purchase Order.

| Attachment | - Contract amendment packet inciuding Board Memo and Amendment Form |
| :--- | :--- |
| Checklist | - Board approved copy of the original contract and any prior Amendments. |


| Contractor Information |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Contractor Name | Ninyo \& Moore | Contractor's Contact |  | Rachil Shah |  |  |
| OUSD Vendor ID \# | 003087 | Title |  | Sr. Project Manager |  |  |
| Street Address | 2149 O'Toole Avenue, Suite 30 | Clty, State |  | San Jose, CA | Zip Code | 95131 |
| Telephone | 408-435-9000 | Emall (required) | rshah@ninyoandmoore.com |  |  |  |


| Compensation and Terms |  |  |  |  |  |  |
| :--- | :---: | :--- | :---: | :--- | :---: | :---: |
| Current Contract Amount | $\$ 18,539.00$ | OUSD Vendor ID \# | 003087 | Start Date of Orlginal Contract | 3-28-208 |  |
| Amount of Increase | 2,749 | Original PO \# |  | Current Term End Date | $12-31-2018$ |  |
| Amount of Decrease |  | New Requisition \# |  | New Term End Date* | $12-31-2018$ |  |
| New Total Contract Amount | 21,288 | \% Change |  | *Must be no more than flve vears from the start date |  |  |

Budget information (If you are planning to muitt-fund a cantroct using LEP funds, please cantact the State and Federal Office before completing requisition)

| Requisition No. | Budget Number | Resource Name | Amount |
| :--- | :---: | :---: | ---: |
|  | $210-9799-0-9685-8500-6174-206-9180-9901-9999-99999$ | $9799 / 9685$ | $\$ 2,749.00$ |
|  |  |  | $\$ 0.00$ |
|  |  |  | $\$ 0.00$ |
|  |  |  | $\$ 0.00$ |


| Contract History |  |  |  |
| :---: | :---: | :---: | :---: |
|  | OUSD Enactment \# | Exact Name of Contract | Contract Amount |
| Agreement | $18-0527$ | Bret Middle School Harte Field Replacement | $13,539.00$ |
| Amend A | OUSD Enactment \# | General Description of Reason for Amendment | Revised Contract Amount |
| 01 | $18-0643$ | To provide testing for laboratory conformance | $5,000.00$ |
|  |  |  |  |
|  |  |  |  |


| OUSD Contract Originator Information |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Name of OUSD Contact | Tadashi Nakadegawa | Emall | tadashi nakadegawa | @ousd.org |  |
| Site/Dept. Name | Department of Facilities Planning and Management | Site \# | 918 | Phone | 510-535-7038 |

Approval and Routing (in order of approval steps)

| Services above original contract cannot be provided before the amendment is fully approved and the PO amount is Increased by Procurement |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
|  |  | - Jfory re-Approved |  | 1) |
| 1. | Administrator/Manager |  |  | 1 |
| 2. | Resource Manager (if restricted funds) |  |  |  |
| 3. | Network Superintendent/Executlve Director |  |  |  |
| 4. | Chief/Deputy Chlef | $7 \times$ |  |  |
| 5. | Legal (if Increase takes contract above \$90,200) | $\cdots$ |  | 2,1/1 |
| 6. | Superintendent, Board of Education | Signature on the legal contract |  |  |


[^0]:    Contract \#11: Independent Consultant Less than $\$ 90,200$ - Ninyo \& Moore - Bret Harte Field -

[^1]:    Contract \#11: Independent Consultant Less than $\$ 90,200$ - Ninyo \& Moore - Bret Harte Field \$13,539,00

[^2]:    Contract \#11: Indepentpant Consultant Less than \$90,200 - Ninyo \& Moore - Bret Harte Fleld -
    \$13,539.00

[^3]:    Contract \#11: Irfependent Consultant Less than $\$ 90,200$ - Ninyo \& Moore - Bret Harte Field -
    $\$ 13,539.00$

[^4]:    Contract \#11: Independent Consultant Less than \$90,200-Ninyo \& Moore - La Escuelita Educational Center $=\$ 54,000.00$

[^5]:    Contract \#11: Independent Consultant Less than \$90,200 - Ninyo \& Moore - La Escuelita
    Educatlonal Center - $\$ \mathbf{5 4 , 0 0 0 . 0 0}$

